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INDIAN TREATIES AND SURRENDERS

FROM No. 281 TO No. 483

VOL. III



OTTAWA

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QUEENS COUNTY, N.S.—

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and 'Wild Lands Reserve, No. 15 M.'

RAMA TOWNSHIP, ONTARIO COUNTY, ONT.—

Apr. 30, 1890. By Chippewa band. Garnet island, Lake Couchiching.. 285 9  
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Sept. 7, 1891. By Chippewa band. East parts of lots 26 and 27 (45 acres),  
Front range, also right of way along lot 27..... 298 33  
May 30, 1892. By Chippewa band. Thistle island, Lake Couchiching.. 317 66

RED BANK BAND, NORTHEAST PARISH, NORTHUMBERLAND COUNTY, N.B.—

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Apr. 10, 1895. Lots on Red Bank and Big Hole reserves..... 366 A 156  
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Oct. 31, 1899. Lot 13, Indian Point reserve..... 427 288

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Mar. 22, 1892. N.  $\frac{1}{2}$  of W.  $\frac{1}{2}$  of lot 5, Con. 10, (14.25 acres)..... 305 45  
Feb. 13, 1894. Location 25 of reserve. To be leased..... 351 128  
Dec. 26, 1902. Noges island No. 2, Pigeon lake, Harvey township. To  
be leased ..... 468 369

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Dec. 29, 1890. Three-quarters of an acre along Gatineau road. To be  
leased ..... 291 19  
Aug. 6, 1892. Lots 51, 52, 53, range 8. To be leased..... 292 22  
Jan. 2, 1893. Part of lot 3 (1.13 acres), Desert Front range. To be  
leased ..... 324 76  
June 17, 1893. Part of lot 4 (21 acres), Desert Front range. To be sold. 330 88  
June 2, 1894. Lots 1, 2, 3, Desert Front range (190 acres)..... 337 102  
Aug. 13, 1894. Part of lot 29 (1 acre), Road range. To be leased..... 373 175  
Aug. 13, 1895. Lot 5, Desert Front range (75 acres)..... 360 147  
June 26, 1896. Lots 18 to 21, Road range East, lot 20 and parts of 18 and  
19, Gatineau Front range (310 acres)..... 369 163  
June 6, 1897. Lot 24, Road range (57.6 acres) part of lot 23 (35.6 acres),  
range 4, and lot 6, Desert Front range (64.2 acres)..... 389 211  
Dec. 18, 1897. Parts of lots 10 and 11, Desert Front range, and lots 25,  
ranges 4 and 5, in all, 30 acres. (To be sold to Maniwaki Driving  
Club) ..... 388 209  
June 4, 1898. Lot 14, range 7 (60 acres). To be leased..... 392 218  
June 4, 1898. Lot 11, Road range East (38 acres). To be leased..... 395 224  
June 4, 1898. Part of lot 14 (2 acres), Road range West..... 396 225  
Aug. 13, 1898. Parts of lots 1, 2, 3, Desert Front range (101 acres)..... 403 239  
Jan. 7, 1899. Parts of lots 32, 33, 34, Gatineau Front range (101.33 acres). 405 242  
Jan. 8, 1900. Parts of lots 14 and 15, Road range West (39.9 acres).... 408 250  
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ROBINSON, BEVERLY—

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county, N.B. For the Melicette Indians..... 281 1

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ROSSBURN MUNICIPALITY, MARQUETTE DISTRICT, MAN.—

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BEVERLY ROBINSON

TO

THE QUEEN

To all to whom these presents shall come or may in any wise concern, Beverly Robinson of the City of Saint John in the City and County of Saint John and Province of New Brunswick, Esquire, Executor of the Last Will and Testament of Peter Fraser late of Fredericton in the County of York and Province aforesaid Esquire, deceased sendeth Greeting Whereas the said Peter Fraser by his last Will and Testament bearing date the Twenty-ninth day of June in the year of our Lord one thousand eight hundred and thirty six and made and executed in such manner as is by Law prescribed for rendering valid the Devisees of lands and hereditaments (after giving certain specific devises and bequests of certain lands and legacies) did give, devise, and bequeath all the rest, residue and remainder of all his estate and effects real and personal of what nature or kind soever the same might consist and wherever the same might be situated, vested and being and every part thereof to his Executors in the said Will and to the Survivors and Survivor of them and the Heirs, Executors and Administrators of such survivor Upon Trust, to sell and dispose of the same and every part and parcel thereof so soon after his decease as in their or his Judgement the same or any part or parts thereof can be sold for reasonable and fair prices and to advantage and until the same could be so sold to let or demise any part or parts thereof remaining unsold in such manner as they or he should think most advantageous and to apply the monies ensuing from such sale or sales or coming arising or accruing for rents or interest of any part or parts of his said property so fast as the same could be realized or collected in manner and to, and for the purposes in the said Will directed. And did thereby nominate, constitute and appoint the said Beverly Robinson, George D. Robinson of the City of Saint John aforesaid Esquire, and George F. S. Berton late of Fredericton aforesaid, Esquire, Executors of his said Will as by the said Will duly proved in the Surrogate Court for the said County of York, and duly registered in the Office of Registrar of Deeds and Wills for the County of Carleton Reference being thereto had will more fully appear. And Whereas the said George F. S. Berton one of the said Executors so named in the said Will departed this life in the lifetime of the said Peter Fraser, and the said George D. Robinson hath by Deed poll duly executed and acknowledged by the said George D. Robinson and duly registered in the said Registrar's office absolutely and irrevocably disclaimed all the Real estate, trusts, Powers and Authorities whatsoever in and by the said recited Will of the said Peter Fraser devised and bequeathed or given to the said George D. Robinson and Beverly Robinson as aforesaid as by the same deed will appear. And the said Beverly Robinson hath alone proved the said Will and taken upon himself the trusts of the said Will. And Whereas the said Peter Fraser departed this life on the Thirteenth day of August in the year of our Lord one thousand eight hundred and forty without having revoked or altered his said Will. And Whereas the said Peter Fraser was in his lifetime and at the time of his death seized and possessed (among other lands and hereditaments of the tract of land hereinafter particularly described and mentioned which not having been specifically devised became and formed part of the residue of the said Testators Estate so devised to the Executors and Trustees of his said Will as aforesaid). And Whereas His Excellency Sir Edmund Walker Head Baronet Lieutenant Governor and

Commander in Chief of the said Province for and on behalf of Her Majesty Queen Victoria hath agreed with the said Beverly Robinson for the purchase of the said tract of land for Public uses: that is to say, for the use of the Melicette Tribe of Indians at the Meductic in the County of Carleton During the of Her Majesty in Lieu of a Tract of land of which the said Indians have been wrongfully deprived as is alleged. Now Know Ye that the said Beverly Robinson as such only existing Trustee and Executor as aforesaid and in pursuance of the trusts and powers vested in him by the said Will of the said Peter Fraser, deceased, for and in consideration of the sum of Two Hundred Pounds of lawful money of New Brunswick to him in hand well and truly paid in full for such purchase as aforesaid, the receipt whereof the said Beverly Robinson doth hereby acknowledge and of and from the same and every part thereof doth hereby acquit, release and discharge Her said Majesty Her Heirs and Successors forever by these Presents, Hath Granted, Bargained and Sold Alienated, Released and Confirmed and by these presents Doth Grant, Bargain, and Sell, Alien, Release and Confirm unto Her said Majesty Victoria by the Grace of God of the United Kingdom of Great Britain and Ireland Queen Defender of the Faith &c and to Her Majestys Heirs and Successors All that certain tract, piece and parcel of land situate, lying and being in the Parish of Woodstock and known and described as the lower part of Lot Number Twenty-seven in the Nova Scotia Grant to Brown and others and Granted in the same Grant to Benjamin Peck Griffith the part of the said tract or lot Number Twenty seven hereby conveyed being bounded on the lower side by the Church and School Lot and on the upper side by lands at present owned and occupied by A. K. S. Wetmore Esquire and being thirty two rods in front on the River Saint John and extending to the rear preserving the same width Two Hundred and Fifty chains of four poles each and containing Two Hundred Acres more or less. Together with all buildings, erections and improvements thereon and all ways, waters, water courses, liberties, easements, privileges, profits, advantageous, hereditaments and appurtenances whatsoever to the said tract, piece and parcel of land belonging or in any wise appertaining and the Reversion and Reversions, Remainder and Remainders, Rents, Issues, and Profits thereof, and all the estate, right, title, interest, use, claim and demand whatsoever both at Law and in Equity of him the said Beverly Robinson as such Executor and Trustee as aforesaid of, in or to the same or any part or parcel thereof. To Have and to Hold the said lot, tract, piece or parcel of land hereby granted and released or intended so to be, unto Her Majesty her Heirs and Successors forever for the uses and purposes set forth and explained in the above recited during the Pleasure of Her Most Gracious Majesty or for such other Public uses and purposes as to Her Majesty her Heirs and Successors may be graciously pleased to apply the same anything in these presents contained to the contrary thereof notwithstanding.

IN WITNESS WHEREOF the said Beverly Robinson hath hereunto set his hand and seal the Twenty-second day of May in the year of Our Lord One Thousand Eight Hundred and Fifty One.

Signed, Sealed and Delivered in presence  
of

The words "can be sold" being interlined  
in the first page, and the words  
"recited deed" struck out and recited  
during interlined on the last page.

CHARLES A. HARTT

B. ROBINSON

[L.S.]

SAINT JOHN S.S.

Be it remembered that on the Twenty-sixth day of May in the year of Our Lord One Thousand Eight Hundred and Fifty-one before me Thomas Harding, Esquire, Mayor of the City of Saint John and one of the Justices of the Inferior Court of

THOMAS HARDING Mayor and one of the Judges of the Court of Common Pleas.

Province of New Brunswick )  
County of Carleton. )

## Registrar's Certificate.

I, John S. Leighton Registrar of Deeds and Wills in and for the County of Carleton in the Province of New Brunswick Do Hereby Certify the annexed and foregoing to be a true copy of a deed duly Recorded in Book "M" of Records of said Carleton County as Number 5018 on pages 228, 229, 230 & 231 on the fourth day of August A.D. 1851. The same having been carefully compared.

IN TESTIMONY WHEREOF I have hereto set my Hand and affixed my Official Seal  
at Woodstock this Twenty-second day of November A.D. 1907.

[L.S.]

JOHN S. LEIGHTON

*Registrar of Deeds and Wills*

*in and for Carleton County*

No. 282.

KNOW ALL MEN BY THESE PRESENTS That We, the undersigned Chief and Principal men of the Blood Tribe of Indians resident on our Reserve in the District of Alberta, North West Territories and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto our Sovereign Lady the Queen, her Heirs and Successors forever, All and Singular that certain parcel or tract of land and premises, situate, lying and being in the said Blood Reserve in the District of Alberta, North West Territories containing by admeasurement about four hundred and forty acres be the same more or less and being composed of that portion of the Blood Reserve lying and being at the junction of the Belly and St. Mary's rivers, being bounded on two sides by the said Rivers, on the South side by the Southerly limit of section number three in Township number eight Range twenty two west of the fourth initial Meridian and on the west side by the westerly limit of said section number three, saving and excepting the north west quarter of said section number three which has already been surrendered by us the said Indians on the ninth day of September one thousand eight hundred and eighty-six

To have and to hold the same unto Her said Majesty the Queen, her heirs and Successors forever, in trust to dispose of the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our Welfare and that of our people.

And We, the said Chief and Principal men of the said Tribe of Blood Indians do, on behalf of our people and for ourselves, hereby ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the said land hereinbefore described



IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this second day of September in the year of Our Lord one thousand eight hundred and eighty-nine.

Signed, sealed and delivered in the presence of

WM. POCKLINGTON

DAVID MILLS

}	his	RED x CROW	[L.S.]
	mark		
		<i>Head Chief</i>	[L.S.]
	his		
		THUNDER x CHIEF	[L.S.]
	mark		
		<i>Head Chief</i>	[L.S.]
	his		
		BLACKFOOT OLD x WOMAN	[L.S.]
	mark		
	his		
		BULL x HORN	[L.S.]
	mark		
	his		
		CALF x SHIRT	[L.S.]
	mark		
his			
	EAGLE x HEAD	[L.S.]	
mark			
his			
	STRANGLING x WOLF	[L.S.]	
mark			
his			
	OLD x MOON	[L.S.]	
mark			
his			
	GOING TO THE x BEAR	[L.S.]	
mark			
his			
	WOLF x BULL	[L.S.]	
mark			
his			
	STOLEN x PERSON	[L.S.]	
mark			

DOMINION OF CANADA  
DISTRICT OF ALBERTA  
IN THE  
NORTH WEST TERRITORIES.  
To Wit :

Personally appeared before me Hayter  
Reed Esq Indian Commissioner, of the  
town of Regina in the District of Assiniboia Red Crow, Head chief of the said  
Band of Indians.

And the said Hayter Reed Esq. Indian Commissioner for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Blood Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at such council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Red Crow Head Chief of the said Band of Blood Indians, says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians, of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said Hayter Reed Esq. Indian Commissioner,

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is head chief of the said Band of Indians and entitled to vote at the said meeting or council.

Sworn before me by the Deponent Red Crow at the Town of Macleod in the District of Alberta this twentieth day of December, A.D., 1889, the same having been read and explained to him and he perfectly understood the same.	} his RED x CROW mark
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JAMES F. MACLEOD  
*Judge of the Supreme Court*  
N. W. T.

Sworn before me by the Deponent Hay- ter Reed at Maeleod in the North- West Territories this sixteenth day of May A D 1890	} HAYTER REED
---	---------------

JAMES F. MACLEOD  
*J.S.Ct.*

Recorded 22nd July 1890  
Lib. 129 Folio 596

L. A. CATELLIER  
*Dep: Registrar General of Canada*

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No. 283.

KNOW ALL MEN BY THESE PRESENTS, That We, the undersigned Chief and Principal men of The Capilano Creek Band of Indians resident on our Reserve situate north of the City of Vancouver in the Province of British Columbia and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit elaim and yield up unto Our Sovereign Lady the Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Capilano Creek Reserve in the Province of British Columbia containing by admeasurement five and one half acres be the same more or less and being composed of that certain parcel of land in the Indian Reserve north of the first narrows of Burrard Inlet B.C. required as a right of way for the mains of the Vancouver Water Works Company Limited and described as follows—starting from a point on the North boundary of the Indian Reserve 1060 feet Magnetic West from the North East corner thence Mag. West thirty three feet, thence parallel to the line of pipe S. 12° W. Mag. for three thousand feet thence north 78° W. Mag. for two hundred and sixty seven feet to ordinary high water mark on the sea shore thence following said water mark southerly and easterly to within sixteen and five tenths feet of the pipe line thence through the far shore S. 12° W. Mag. six hundred and sixty feet to low water mark thence S. 78° E. Mag. for eighty three feet thence north 12° E. Mag. about six hundred and seventy feet to ordinary high water mark thence N. 12° E Mag. three hundred and fifty feet thence N. 78° W. Mag. for sixty six and five tenths feet and thence N. 12° E. Mag. for three thousand and seven feet to point of commencement.

TO HAVE AND TO HOLD the same unto Her said Majesty the Queen, her Heirs and Successors forever, in trust to dispose of the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the disposal thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the interest thereon paid to us and our descendants annually or semi annually.

AND WE, the said Chief and Principal men of the said the Capilano Band of Indians do, on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the disposal of said parcel of land for the purposes hereinbefore stated provided that the pipes shall be laid sufficiently deep in the ground so as not to interfere with any work on the Reserve.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this Twelfth day of May in the year of Our Lord one thousand eight hundred and ninety

Signed, Sealed and Delivered, in the presence of

P. McTIERNAN

I. H. HOLLETT *S.M.*

LOUIE CAPALANO	his x mark	[L.S.]
JOE SEAPALOCK	his x mark	[L.S.]
CROWNEY	his x mark	[L.S.]
TOM SEALSH	his x mark	[L.S.]
ANTOINE	his x mark	[L.S.]
JACOB	his x mark	[L.S.]
DICK	his x mark	[L.S.]
NED	his x mark	[L.S.]
BILLY	his x mark	[L.S.]
TOMMY	his x mark	[L.S.]
CHARLEY	his x mark	[L.S.]
GEORGE	his x mark	[L.S.]
JAMES	his x mark	[L.S.]
JACK	his x mark	[L.S.]

DOMINION OF CANADA  
PROVINCE OF BRITISH COLUMBIA  
COUNTY OF  
NEW WESTMINSTER  
To Wit:

Personally appeared before me, PATRICK McTIERNAN of the City of New Westminster in the Province of British Columbia Indian Agent and LOUIE CAPALANO Chief of the said Band of Indians,

AND the said Patrick McTiernan for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Capilano Creek Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Louie Capalano says:

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said Patrick McTiernan

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a chief of the said Band of Indians and entitled to vote at the said meeting or council.

Sworn before me by the Deponents Patrick McTiernan and Louie Capalano at the City of Vancouver in the County of New Westminster this Twelfth day of May A.D. 1890

PATRICK McTIERNAN  
his  
LOUIE x CAPALANO  
mark

*Stipendiary Magistrate in and for the County of New Westminster.*

Recorded 18th July 1890.

Lib 133 Fol 160.

L. A. CATELLIER

*Dep. Registrar General of Canada*

No. 284.

KNOW ALL MEN BY THESE PRESENTS, That We, the undersigned Chief and Principal men of The Sucker Creek Band of Indians resident on our Reserve in the Township of Howland in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady the Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Sucker Creek Reserve in the District of Manitoulin and Province of Ontario containing by admeasurement One Hundred acres be the same more or less and being composed of lot number Eleven in the Seventh Concession of the said Reserve

TO HAVE AND TO HOLD the same unto Her said Majesty the Queen, her Heirs and Successors forever, in trust to lease the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

And upon the further condition that all moneys received from the leasing thereof, shall, after deducting the usual proportion for expenses of management, be paid to George Obettossaway the locatee thereof

AND WE, the said Chief and Principal men of the said Sucker Creek Band of Indians do, on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the leasing of the said parcel of land

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this 19th day of May in the year of Our Lord one thousand eight hundred and ninety.

Signed, Sealed and Delivered, in the presence of

JAS. C. PHIPPS

*V. Supt.*

ALEX. PELEKEY

{	his	GEORGE x OBBOTOSSAWAY	[L.S.]
	mark		
	WILLIAM x SAHQUAIBINESS	[L.S.]	
	CHAS. OBBOTOSSAWAY	[L.S.]	
{	FRED OBBOTOSSAWAY	[L.S.]	
	his		
	JOHN x PAISHIBONOQUAI	[L.S.]	
	mark		
	his		
	WILLIAM x MCGRATH	[L.S.]	
	mark		
	his		
	THOMAS x OBBOTOSSAWAY	[L.S.]	
	mark		
	his		
	JAMES x SAHQUAIBINESS	[L.S.]	
	mark		
	his		
	JOHN x MOCOTABIN	[L.S.]	
	mark		
	his		
	PIERRE x MAITAHIBAI	[L.S.]	
	mark		
	his		
	MUSKRAT x _____	[L.S.]	
	mark		

DOMINION OF CANADA,

PROVINCE OF ONTARIO

DISTRICT OF MANITOULIN.

To Wit:

{ Personally appeared before me, James  
C. Phipps of the Town of Mantowaning  
in the Province of Ontario Indian Supt.  
and George Obbetossaway Chief of the  
said Band of Indians.

And the said James C. Phipps for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Sucker Creek Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said George Obbetossaway says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians, of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said James C. Phipps

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

Sworn before me by the Deponents }  
 James C. Phipps and George Obbetos- } JAMES C. PHIPPS  
 saway at the Village of Manitowaning } his  
 in the District of Manitoulin this se- } GEORGE x OBBETOSSAWAY  
 cond day of June A.D., 1890. } mark

P. McCURRY  
*Stipendiary Magistrate*  
*Manitoulin District.*

Recorded 21st July, 1890.

Lib: 134. Fol: 73.

L. A. CATELLIER  
*Dep: Registrar General of Canada.*

No. 285.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Chippewas of Lakes Huron and Simcoe Band of Indians resident on our Reserve in the Township of Rama in the County of Ontario in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady the Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in Lake Couchiching in the County of Ontario and Province of Ontario containing by admeasurement Three acres be the same more or less and being composed of Garnet Island in Lake Couchiching aforesaid

TO HAVE AND TO HOLD the same unto Her said Majesty The Queen, her Heirs and Successors forever, in trust to sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the interest thereon paid to us and our descendants annually or semi-annually.

AND WE, the said Chief and Principal men of the said The Chippewas of Lakes Huron and Simcoe do, on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the sale of said Island.

IN WITNESS WHEREOF we have hereunto set our hands and affixed our seals this Thirtieth day of April in the year of Our Lord one thousand eight hundred and ninety.

Signed, Sealed and Delivered, in the	}	JOHN KENICE	{L.S.]
presence of		JAMES NANIGISKUNG	{L.S.]
D. J. MCPHEE		PETER JACOBS	{L.S.]
<i>Indian Agent.</i>		his	
		BENJAMIN x SIMCOE	{L.S.]
	mark		
		EPII. SANDY	{L.S.]
		his	
		JOSEPH x STINSON	{L.S.]
		mark	

his		
JOSEPH x SAWYER		[L.S.]
mark		
his		
JOHN x WESLEY		[L.S.]
mark		
his		
JOSEPH x CUSIZON		[L.S.]
mark		
his		
ANDREW x YORK		[L.S.]
mark		
JOSEPH KENICE		[L.S.]
	his	
SIMEON ROCKY MOUNTAIN x	mark	
his		
JACOB x SHILLING		
mark		
his		
JOHN x BIGWIND		
mark		
his		
JONATHAN x YORK.		
mark		

DOMINION OF CANADA,  
 PROVINCE OF ONTARIO  
 COUNTY OF ONTARIO  
 To Wit:

Personally appeared before me, Duncan J. McPhee of the Village of Uptergrove in the Province of Ontario Indian Agent and Joseph B. Nanigishking Chief of the said Band of Indians.

And the said Duncan J. McPhee for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Chippewas of Rama of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Joseph B. Nanigishking says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said Duncan J. McPhee.

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

Sworn before me by the said Deponents	}	
Duncan J. McPhee and Joseph B.		
Nanigishking at the Town of Whitby		
in the County of Ontario this 5th day		
of May A.D., 1890.		D. J. MCPHEE, J. B. NANIGISHKUNG.

Z. BURNHAM

*Judge Co. Court Co. Ont.*

Recorded 18th July 1890.

Liber 135, Folio 132.

L. A. CATELLIER

*Dep Registrar General of Canada.*

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No. 286.

THIS INDENTURE made in duplicate the fourth day of January one thousand eight hundred and eighty one in pursuance of the "Real Property Conveyance Act, 1874," Between Marcus Smith, of the City of Ottawa, in the Province of Ontario, Civil Engineer and Deputy Chief Engineer of the Canadian Pacific Railway, of the first part;

AND HER MAJESTY THE QUEEN, of the Second part;

WHEREAS the lands hereinafter described were purchased by the said party of the second part, for the purposes of the Canadian Pacific Railway, but the deeds of conveyance of the said lands were by inadvertence taken in the name of the said party of the first part; AND WHEREAS it is desirable that the said lands should be legally vested in Her Majesty, Her Successors, and Assigns,

WITNESSETH that in consideration of the premises and of the sum of one dollar now paid by Her Majesty to the said party of the first part, the receipt whereof is hereby acknowledged, he, the said party of the first part doth grant and surrender unto Her Majesty, Her Successors and Assigns: All that piece or parcel of land being part of Lot 232, Group I, Yale district, Kamloops division containing sixty feet in width and one hundred and sixty feet in length more or less and delineated in the plan marked "A" hereunto annexed and thereon colored red, with the storehouse thereon, known as the "Montreal House"—and secondly: All that piece or parcel of land being part of lot 231, Group I, Yale district, Kamloops division containing fifty feet in width and one hundred and twenty feet in length, more or less, and delineated in the plan marked "B" hereunto Annexed and thereon colored red, with the buildings thereon, known as the "Black Hawk."

TO HAVE AND TO HOLD the said premises unto Her Majesty, Her Successors and Assigns for ever.

The said party of the first part covenants with Her Majesty that he has the right to convey the said lands to Her Majesty notwithstanding any act of the said party of the first part.

And the said party of the first part covenants with Her Majesty that he has done no Act to encumber the said lands, and that the said party of the first part releases to Her Majesty all his claims upon the said lands.



IN WITNESS whereof the said parties hereto have hereunto set their hands and seals.

Signed, sealed and delivered by the said  
 Marcus Smith In the presence of:

JNO. LESLIE  
 of Ottawa

*Clerk in the Department of  
 Justice.*

MARCUS SMITH

[L.S.]

Z. A. LASH

*Notary Public*

Ottawa.

I hereby certify that Marcus Smith personally known to me appeared before me and acknowledged to me that he was the person mentioned in the Annexed instrument as the maker thereof, and whose name, Marcus Smith, is subscribed thereto as party, that he knows the contents thereof and that he executed the same voluntarily.

In testimony whereof I have hereto set my hand and seal of Office at Ottawa, in the Province of Ontario, this fifth day of January in the year of Our Lord one thousand eight hundred and eighty one.

Z. A. LASH

[L.S.]

*A Notary Public in and for the Province of Ontario.*

Recorded 26th May, 1886,

Lib: 106, Fol: 457

L. A. CATELLIER

*Dep: Registrar General of Canada.*

PROVINCE OF ONTARIO. }  
 To Wit. }

I, John Leslie of the City of Ottawa in the County of Carleton and Province of Ontario, Civil Service Employé, make oath and say:—

(1) That I was personally present and saw the hereunto annexed deed, dated the fourth day of January, one thousand eight hundred and eighty-one, and made between Marcus Smith, therein described and Her Majesty the Queen duly executed by the said Marcus Smith, at the said City of Ottawa.

(2) That I knew the said Marcus Smith.

(3) And that I am a subscribing witness to such execution.

Sworn before me at the City of Ottawa }  
 in the County of Carleton this eleventh }  
 day of April, A.D. 1891.

JNO LESLIE.

T. G. ROTHWELL

*Notary Public. &c.*

[L.S.]

No. 8712a Registered the 22nd April 1891

In Absolute Fees Book Vol 12, Fol 443.

As to part (60 x 160 feet) of Lot 232 Group I.

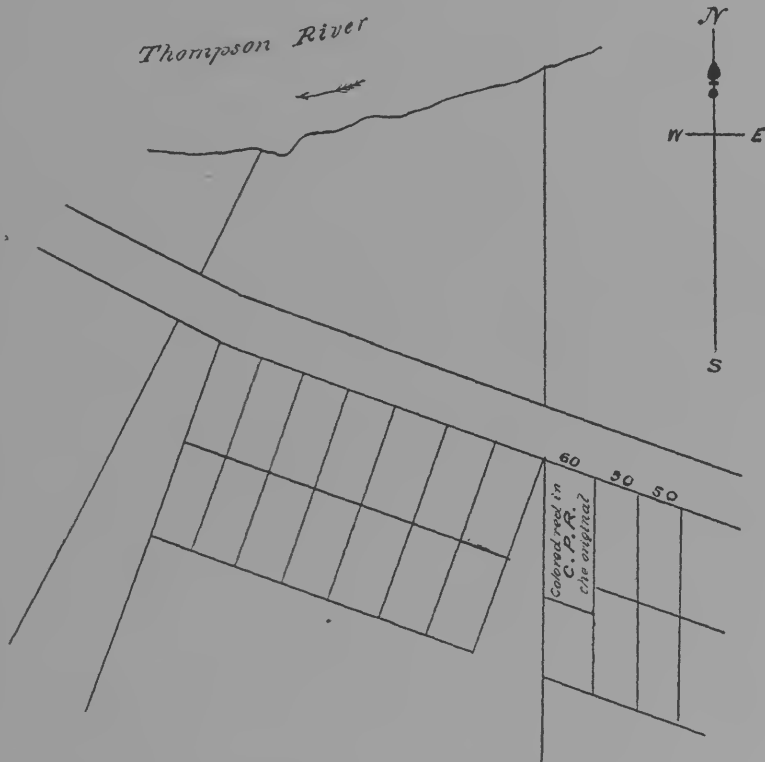
C. J. LEGGATT,

*Registrar General*

No. 286

"A"

263257



"Montreal House"

A true copy (reduced)

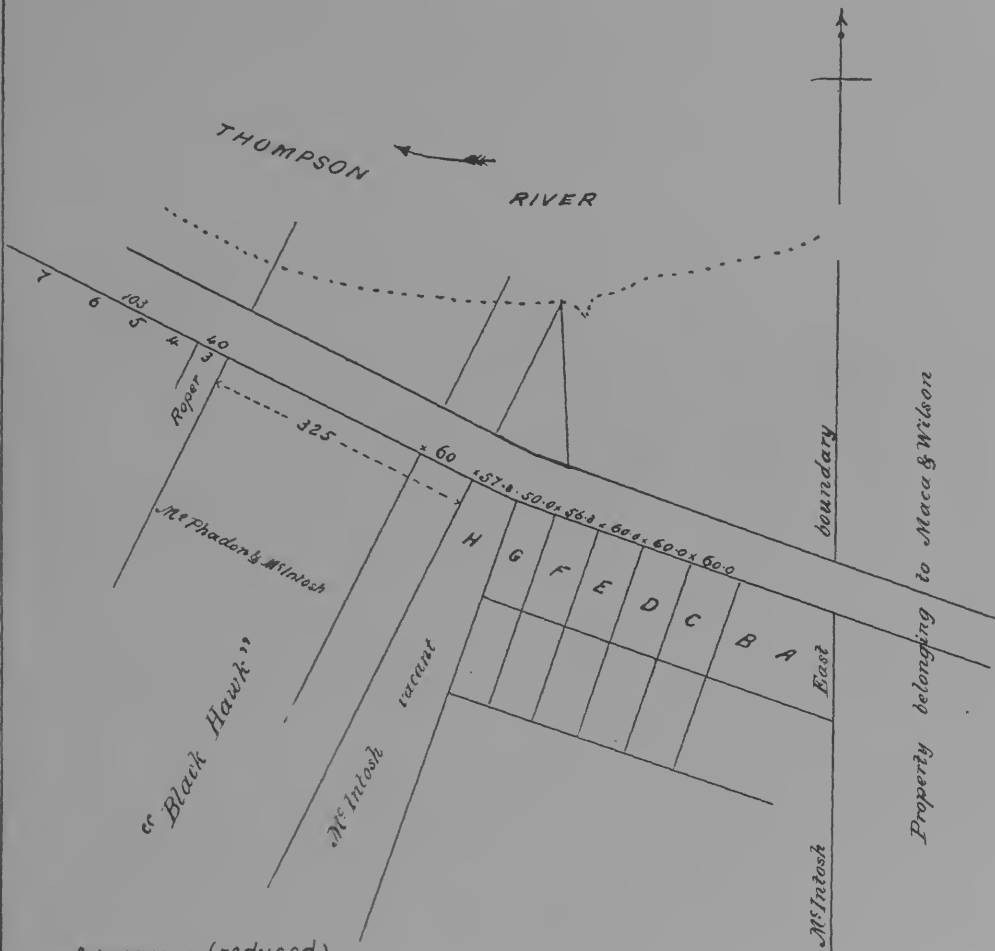
*S. Bray*

Chief Surveyor  
Dept. of Indian Affairs

13 Jan. 1904

"B"

263257



A true copy (reduced)

S. Bray

Chief Surveyor

Dept. of Indian Affairs

14 Jan. 1904

## No. 287.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of the Broken Head River Band of Indians resident on our Reserve, in the Province of Manitoba and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Municipality of St. Clements in the County of Lisgar and Province of Manitoba containing by admeasurement Twenty Seven acres be the same more or less and being composed of a fractional portion of the North West quarter of Section Twenty five, and also a fractional portion of the South West quarter of Section Twenty five in the Sixteenth Township in the Sixth Range East of the Principal Meridian.

TO HAVE AND TO HOLD the same unto Her said Majesty the Queen, her Heirs and Successors forever, in trust to the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that Her Sovereign Lady the Queen Her heirs and successors do grant unto the Chief and Principal men of the Broken Head Band of Indians those certain parcels or tracts of land situate lying and being in the 16th Township in the 6th Range East of the principal Meridian in the Province of Manitoba and being composed of a fractional part of the South West quarter of sec. 36, a fractional part of the South West quarter of sec. 25, fractional portion of the West half of Sec. 24 and fractional portion of the North West quarter of thirteen and North East quarter of fourteen in the said township and range, To be held in trust upon the same terms and conditions as the balance of our Reserve is now held by the Government of the Dominion of Canada, said described land contains three hundred and twenty acres more or less.

And we, the said Chief and Principal men of the said Broken Head River Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the said surrender.

The land surrendered is given for the purpose of acquiring those fractional portions of land in Township 16, Range 6, East, and so making the boundaries conform to the Section Lines and that the plan and description of the Reserve may be clear and the boundaries easily defined.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this twenty ninth day of July in the year of Our Lord one thousand eight hundred and Ninety.

Signed, Sealed and Delivered, in the presence of	}	his		
		CHIEF NAS-E-KA	x	PIN AIS [L.S.]
Witness		mark		
ALEXR K. BLACK		his		
JOHN J. WILLIAMSON		COUNCILLOR ENEN	x	Go [L.S.]
JAS. KNIGHT.		mark		
		his		
		CHARLES	x	CHIEF [L.S.]
		mark		
		his		
		JAMES	x	RAVIN [L.S.]
		mark		
		his		
		CHARLES	x	RAVIN [L.S.]
		mark		

DOMINION OF CANADA,  
 PROVINCE OF MANITOBA  
 COUNTY OF LISGAR  
 To Wit:

Personally appeared before me, A. M. Muckle, Indian Agent for Treaty No. 1 of the Settlement of Clandeboye in the Province of Manitoba and Nas-e-ka-pin-ais Chief of the said Band of Indians.

AND the said Alexander Montgomery Muckle for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Broken Head River Indian Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Chief Nas-e-ka-pin-ais says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their rules, and held in the presence of the said

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

Sworn before me by the said Deponent  
 Alexander Montgomery Muckle and declared before me by the above deponent  
 Nas-e-ka-pin-ais at the town of St.  
 Boniface, in the County of Selkirk  
 this fifth day of August A.D., 1890.  
 After the same was duly translated  
 and explained in Indian (Saulteaux)  
 through an interpreter.

A. M. MUCKLE,  
*Indian Agent.*  
 his  
 NAS-E-KA X PIN-AIS.  
 mark  
*Chief.*

L. A. PRUD'HOMME,  
*County Judge*

Recorded 20th December, 1890,  
 Lib: 133. Folio 269.

L. A. CATELLIER  
*Dep: Registrar General of Canada*

No. 288.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Munsees of the Thames Band of Indians resident on our Reserve in the Township of Caradoc, in the Province of Ontario and Dominion of Canada, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady the Queen, her Heirs and Successors, ALL AND SINGULAR, those certain parcels or tracts of land and premises, situate, lying and being in the Caradoc Indian Reserve in the County of Middlesex and Province of Ontario containing by admeasurement

be the same more or less and being composed of all those portions of the Caradoc Indian Reserve absolutely under the control of the Department of Indian Affairs and belonging to the said Band of Indians.

TO HAVE AND TO HOLD the same unto Her said Majesty the Queen, her Heirs and Successors, in trust to lease the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people, for the term of ten years for shooting purposes.

And upon the further condition that all moneys received from the leasing thereof, shall, after deducting the usual proportion for expenses of management, be paid to us and our descendants annually or semi-annually during the said term.

AND WE, the said Chief and Principal men of the said The Munsees of the Thames do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the leasing of the said lands for shooting purposes for the term of ten years.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this 29th day of September in the year of Our Lord one thousand eight hundred and ninety

Signed, Sealed and Delivered in the presence of:

THOMAS GORDON

CHIEF	SCOBIE LOGAN	[L.S.]
"	CHARLES TIMOTHY	[L.S.]
WARRIOR	W. J. WADDILOVE	[L.S.]
"	JOSIAH J. WILSON	[L.S.]
"	CORNELIUS LOGAN	[L.S.]
"	SAMPSON JOHN	[L.S.]
"	ALBERT PETERS	[L.S.]
"	BEN LOGAN	[L.S.]
"	JOHN x DOUGLAS	[L.S.]
"	JOSEPH x DOLSON	[L.S.]
"	PETER D. JONES	[L.S.]
"	JAMES x HUFF	[L.S.]
"	WM. LOGAN	[L.S.]
"	JOSHUA x WILSON	[L.S.]
"	ISAIAH x NICHOLAS	[L.S.]
	SECRETARY JOHN NICHOLAS	[L.S.]

DOMINION OF CANADA,  
PROVINCE OF ONTARIO  
COUNTY OF MIDDLESEX  
To Wit:

Personally appeared before me, Thomas Gordon of the Village of Strathroy in the Province of Ontario Indian Agent and Chief of the said Band of Indians.

And the said Thomas Gordon for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Caradoc Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Scobie Logan says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their rules, and held in the presence of the said Thomas Gordon

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

Sworn before me by the Deponents }  
 Thomas Gordon and }  
 at the City of London in the County }  
 of Middlesex this 30th day of Septem- }  
 ber A.D., 1890. }

THOMAS GORDON  
 SCOBIE LOGAN

WM. ELLIOT

*Co. Judge, Mdx.*

Recorded 22nd December 1890

Lib: 134, Fol. 163.

L. A. CATELLIER

*Dep: Registrar General of Canada.*

No. 289.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of the Chippewas of the Thames Band of Indians resident on our Reserve in the Township of Caradoc in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady the Queen, her Heirs and Successors, ALL AND SINGULAR, those certain parcels or tracts of land and premises, situate, lying and being in the Caradoc Indian Reserve in the County of Middlesex and Province of Ontario containing by admeasurement

be the same more or less and being composed of all those portions of the Caradoc Indian Reserve absolutely under the control of the Department of Indian Affairs and belonging to the said Band of Indians.

TO HAVE AND TO HOLD the same unto Her said Majesty the Queen, her Heirs and Successors, in trust to lease the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people, for the term of ten years for shooting purposes.

AND upon the further condition that all moneys received from the leasing thereof, shall, after deducting the usual proportion for expenses of management, be paid to us and our descendants annually or semi-annually during the said term.

AND WE, the said Chief and Principal men of the said The Chippewas of the Thames do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the leasing of the said lands for shooting purposes for the term of ten years.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this 25th day of July in the year of Our Lord one thousand eight hundred and ninety

Signed, Sealed and Delivered, in the presence of

R. WILLIAMS

CHIEF. JOSEPH FISHER	[L.S.]
" JOHN T. HENRY	[L.S.]
" JAMES FOX	[L.S.]
" SAMUEL FRENCH	[L.S.]
" JOHN CHICKEN	[L.S.]
" JOHN FRENCH	[L.S.]
WARRIOR. GEO. FISHER, SR	[L.S.]
" FRANCIS DELEARY	[L.S.]
" JOHN x WAUCAUSH	[L.S.]
" JAMES x ALWAY	[L.S.]
" FRANK FISHER	[L.S.]
" ISAAC MCGAHEY	[L.S.]

DOMINION OF CANADA,  
PROVINCE OF ONTARIO  
COUNTY OF MIDDLESEX  
To Wit:

Personally appeared before me Thomas Gordon of the Village of Strathroy in the Province of Ontario, Indian Agent and Chief of the said Band of Indians.

AND the said Thomas Gordon for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Caradoc Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Joseph Fisher says:—

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their rules, and held in the presence of the said Thomas Gordon

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.



Sworn before me by the Deponents Thomas }  
 Gordon and } at  
 the City of London in the County of }  
 Middlesex this 30th day of September }  
 A.D.. 1890 }

THOMAS GORDON  
 JOSEPH FISHER

WILL ELLIOT  
*Judge Co. Ct. Co. Middlex.*

Recorded 19th December 1890

Lib: 138, Folio 79.

L. A. CATELLIER

*Dep: Registrar General of Canada*

No. 290.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Sumas Lake Band of Indians resident on our Reserve situate in Sections 17 and 20, Township 19, New Westminster District in the Province of British Columbia and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady the Queen, her Heirs and Successors, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Indian Reserve situate in Sections 17 & 20 Twp. 19, New Westminster and Province of British Columbia containing by admeasurement Six hundred and ten <sup>80</sup>/<sub>100</sub> acres be the same more or less and being composed of that portion of the said Reserve known as the prairie grass land

TO HAVE AND TO HOLD the same unto Her said Majesty the Queen, her Heirs and Successors, in trust to lease for ten years the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the leasing thereof, shall, after deducting the usual proportion for expenses of management, be paid to us and our descendants

AND WE, the said Chief and Principal men of the said Band of Indians, do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the leasing of the said parcel of land for grazing purposes.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this 23rd day of May in the year of Our Lord one thousand eight hundred and ninety.

Signed, Sealed and Delivered in the }  
 presence of }

P. McTIERNAN

*Indian Agent*

CHARLEY SALTON } his  
 mark

[L.S.]

NED } his  
 x  
 mark

[L.S.]

HENRY } his  
 x  
 mark

[L.S.]

MOSES } his  
 x  
 mark

[L.S.]

JIMMY } his  
 x  
 mark

[L.S.]

## DOMINION OF CANADA.

PROVINCE OF BRITISH COLUMBIA  
COUNTY OF WESTMINSTER

To Wit:

Personally appeared before me, Patrick McTiernan of the City of New Westminster in the Province of British Columbia Indian Agent and Charley Salton Chief of the said Band of Indians.

AND the said Patrick McTiernan for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Sumas Lake Indian Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent (General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Charley Salton says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their rules, and held in the presence of the said P. McTiernan

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

Sworn before me by the said Deponents  
P. McTiernan and Charley Salton at  
the City of New Westminster in the  
County of Westminster this 26th day  
of May A.D., 1890

P. MCTIERNAN  
his  
CHARLEY x SALTON  
mark

W. NORMAN BOLE

*Judge of the County Court of New Westminster*

Recorded 21st January 1891

Lib: 134, Fol: 181.

L. A. CATELLIER

*Dep: Registrar General of Canada.*

No. 291.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The River Desert Band of Indians resident on our Reserve in the Township of Maniwaki in the Province of Quebec and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady the Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of

land and premises, situate, lying and being in the Township of Maniwaki in the County of Ottawa and Province of Quebec containing by admeasurement three-eighths of one acre be the same more or less and being composed of a piece of land of a rectangular form one hundred and eleven feet along the Gatineau road and one hundred and forty-seven feet deep, bounded as follows on the North by portion of lot 3, Desert Front Range applied for by John Donovan on the West by the Gatineau public road, on the South and east by the unsundered portion of said lot 3, the said parcel of land being part of lot number three, Desert Front Range, Maniwaki.

TO HAVE AND TO HOLD the same unto Her said Majesty The Queen, her Heirs and Successors forever, in trust to lease the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the leasing thereof, shall, after deducting the usual proportion for expenses of management, be paid to the heirs of the late Chief Pikerowatik

AND WE, the said Chief and Principal men of the said Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the leasing of said parcel of land.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this twenty-ninth day of December in the year of Our Lord one thousand eight hundred and ninety.

Signed, Sealed and Delivered in the	}	his	
presenece of		PETER x TENESCO, <i>Chieſ</i>	[L.S.]
		mark	
JAMES MARTIN,		his	
<i>Indian Agent.</i>		LOUIS x PEZZENDEWATCH, <i>2nd Chief</i>	
		mark	
his			[L.S.]
PETER x TENESCO		his	
mark		JOHN x M. DOUGALL, <i>Interpreter</i>	[L.S.]
<i>Chief</i>		mark	
his		SIMON OTJIK	[L.S.]
LOUIS x COMONDO		MATIAS TCHANANA	[L.S.]
mark		his	
<i>sub-chief</i>		JACKO x M. DOUGAL	[L.S.]
his		mark	
JOHN x M. DOUGALL		BAZILE OTJIK	[L.S.]
mark		MICHEL COMONDEN	[L.S.]
<i>Interpreter</i>		his	
		CHARLES x COMONDO	[L.S.]
		mark	
		his	
		JOSEPH x JACKO	[L.S.]
		mark	
		his	
		SIMON x TENESCO	[L.S.]
		mark	
		his	
		ALBERT x JABOT	[L.S.]
		mark	
		his	
		PETER x DECOUTRER	[L.S.]
		mark	
		his	
		FRANCIS x BENJAMIN	[L.S.]
		mark	

WILLIAM	<sup>his</sup> x	LACROIX	[L.S.]
	mark		
BENJAMIN	<sup>his</sup> x	JOLIFOUX	[L.S.]
	mark		
LEMAB	<sup>his</sup> x	PEZZENDEWATCH	[L.S.]
	mark		
ABRAHAM	<sup>his</sup> x	M. DOUGAL	[L.S.]
	mark		

DOMINION OF CANADA.  
 PROVINCE OF QUEBEC  
 COUNTY OF OTTAWA  
 To Wit:

} Personally appeared before me, James  
 Martin of the village of Maniwaki in the  
 Province of Quebec Indian Agent and  
 Peter Tenesco Chief of the said Band of  
 Indians.

AND the said James Martin for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Maniwaki Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Peter Tenesco says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their rules, and held in the presence of the said James Martin.

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

Sworn before me by the said Deponents  
 James Martin and Peter Tenesco at  
 the Village of Maniwaki in the County  
 of Ottawa this 27th day of January  
 A.D., 1891

JAMES MARTIN,  
<sup>his</sup>  
 PETER x TENESCO,  
 mark

J. T. ST. JULIEN

*District Magistrate for the Districts of Ottawa & Terrebonne*

Recorded 27th February 1891

Lib. 140, Fol. 39.

L. A. CATELLIER

*Dep. Registrar General of Canada.*

No. 292.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The River Desert Band of Indians resident on our Reserve in the Township of Maniwaki in the Province of Quebec and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady the Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel tract of land and premises, situate, lying and being in the Township of Maniwaki in the County of Ottawa and Province of Quebec containing by admeasurement three-fourths of one acre be the same more or less and being composed of a piece of land of a rectangular form two hundred and twenty two feet along the Gatineau road and one hundred and forty seven feet deep, bounded as follows North by the part of lot No. 3 surrendered to be leased to A. McCann, on the West by the Gatineau public road on the South and east by the unsundered portion of said lot No. 3.

TO HAVE AND TO HOLD the same unto Her said Majesty The Queen, her Heirs and Successors forever, in trust to lease the same to such person or persons and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the rent thereof, shall, after deducting the usual proportion for expenses of management, be paid to us and our descendants annually or semi-annually forever

AND WE, the said Chief and Principal men of the said The River Desert Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the leasing of said parcel of land

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this twenty-ninth day of December in the year of Our Lord one thousand eight hundred and ninety.

Signed, Sealed and Delivered in the presence of	}	his		
JAMES MARTIN		PETER x TENESCO, <i>Chief</i>	[L.S.]	
<i>Agent.</i>		mark		
PETER x TENESCO		his		
<i>Chief</i>		LOUIS x PEZZENDEWATCH <i>Sub-Chief</i>	[L.S.]	
		mark		
his		his		
LOUIS x PEZZENDEWATCH		JOHN x M DOUGAL	[L.S.]	
mark		mark		
<i>Sub Chief</i>		SIMON OTJIK	[L.S.]	
his		BAZILE OTJIK	[L.S.]	
JOHN x M DOUGAL		JACKO x M DOUGAL	[L.S.]	
mark		MICHEL COMANDUN	[L.S.]	
<i>Interpreter</i>		CHARLES x COMONDO	[L.S.]	
		his		
		JOSEPH x JACKO	[L.S.]	
		mark		
		his		
		ALBERT x JABOT	[L.S.]	
		mark		
		his		
		SIMON x TENESCO	[L.S.]	
		mark		
		his		
		PETER x DECOUTRER	[L.S.]	
		mark		

MATIAS TCHANANA	[L.S.]
his	
LEMAP x PEZZENDEWATCH	[L.S.]
mark	
his	
FRANK x SHEMITTE	[L.S.]
mark	
his	
WILLIAM x LACROIX	[L.S.]
mark	
his	
FRANCOIS x BENJAMIN	[L.S.]
mark	
his	
ABRAHAM x M DOUGAL	[L.S.]
mark	
his	
BENJAMIN x JOLIFOUX	
mark	

DOMINION OF CANADA

PROVINCE OF QUEBEC

COUNTY OF OTTAWA

To Wit:

Personally appeared before me, James Martin of the Village of Maniwaki in the Province of Quebec Indian Agent and Peter Tenesco Chief of the said Band of Indians.

AND the said James Martin for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Maniwaki Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Peter Tenesco says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their rules, and held in the presence of the said James Martin

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

Sworn before me by the Deponents James Martin and Peter Tenesco at the Village of Maniwaki in the County of Ottawa this 27th day of January A.D., 1891.

JAMES MARTIN  
his  
PETER x TENESCO  
mark

J. T. ST. JULIEN

*District Magistrate for the  
Districts of Ottawa & Terrebonne*

Recorded 26th February 1891

Lib: 140, Fol. 36.

L. A. CATELLIER

*Dep. Registrar General of Canada*

No. 293.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of the Se-Shell Tribe of Indians resident on our Reserve at Tsoo-a-Hoi-oie Queen's Reach, Deserted Bay, Jervis Inlet in the Province of British Columbia and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady the Queen, her Heirs and Successors forever, ALL AND SINGULAR, all the slate in or upon or under or within that certain parcel or tract of land and premises, situate, lying and being in the District of New Westminster and Province of British Columbia containing by admeasurement Three hundred and four acres be the same more or less and being composed of all that portion of the Tsoo-a-Hoi-oie Indian Reserve Deserted Bay Jarvis Inlet, described as follows:—

Commencing at the post set up for the South Westerly corner of the Reserve on the Right bank of a Creek thence East Five chains and Thirty Links, thence North Ten chains, Thence East Twenty chains, Thence North Thirty chains, Thence East Twenty chains, Thence North Thirty chains, Thence East Forty five chains, Thence North Forty chains, to the Line marked A on the annexed sketch, West to the Shore of Deserted Bay Jarvis Inlet, Thence South Westerly following shore line to Right Bank of above mentioned Creek at its mouth Thence South Easterly following said bank of said Creek to the point of commencement, said described portion of said Reserve being coloured Red on the sketch hereto annexed.

To have and to hold the same unto Her said Majesty the Queen, her Heirs and Successors forever, in trust to dispose of the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

And upon the further condition that all moneys received from the disposal made thereof, shall, after deducting the usual proportion for expenses of management, be deposited to the credit of the Band and shall be used as may be deemed necessary for our sole benefit and advantage and for the sole benefit and advantage of our posterity

AND WE, the said Chief and Principal men of the said Se-shell Tribe do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government made do, or cause to be lawfully done, in connection with the

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this Fifth day of January in the year of Our Lord one thousand eight hundred and Ninety One.

Signed, Sealed and Delivered in the presence of

P. McTIERNAN

*Indian Agent*

Witness

GEORGE KEHLEN *Chief* x His mark [L.S.]

JULES *Chief* x His mark [L.S.]

HARRY KEO KWAZNECH *Chief* x His

mark [L.S.]

PAUL SUIPKEN *Chief* x His mark [L.S.]

CHARLEY x His mark [L.S.]

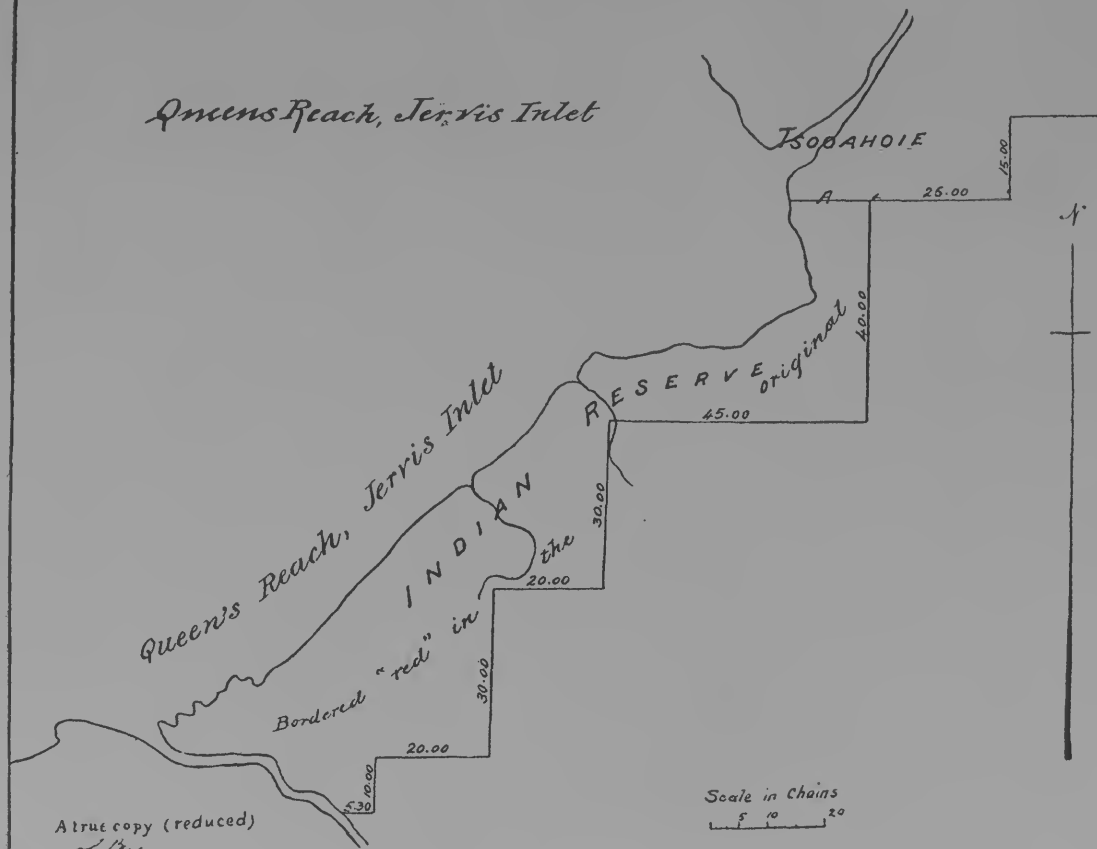
(1) ISIDORE x His mark [L.S.]

{ LOUIS x His mark [L.S.]

{ JOHN x His mark [L.S.]

{ TIMOTHY x His mark [L.S.]

Queen's Reach, Jarvis Inlet



A true copy (reduced)  
 J. H. B. W.  
 Chief Surveyor  
 Dept. of Indian Affairs  
 13 June 1904

Scale in chains  
 5 10 20



LUCIEN x His mark	[L.S.]
(2) ISIDORE x His mark	[L.S.]
EUGENE x His mark	[L.S.]
WILLIAM x His mark	[L.S.]
JOHN BAPTISTE x His mark	[L.S.]
JULES x His mark	[L.S.]
PAUL x His mark	[L.S.]
AUGUSTE x His mark	[L.S.]
IGNACE x His mark	[L.S.]
DANIEL x His mark	[L.S.]
JOHN BAPTISTE x His mark	[L.S.]
FRANCOIS x His mark	[L.S.]
AUGUSTE x His mark	[L.S.]
ANDREW x His mark	[L.S.]
PAUL x His mark	[L.S.]
HARRY x His mark	[L.S.]
GEORGE x His mark	[L.S.]
PIERRE x His mark	[L.S.]
PASCAL x His mark	[L.S.]
JOHN BAPTISTE x His mark	[L.S.]
ANTOINE x His mark	[L.S.]
LOUIS x His mark	[L.S.]
PAUL x His mark	[L.S.]
ANTHONY x His mark	[L.S.]
MARA x His mark	[L.S.]
PAUL x His mark	[L.S.]
PETER x His mark	[L.S.]
ALEXIS x His mark	[L.S.]
ANDREW x His mark	[L.S.]
GEORGE x His mark	[L.S.]
PETER x His mark	[L.S.]
ANTOINE x His mark	[L.S.]
JOSEPH x His mark	[L.S.]
LOUIS x His mark	[L.S.]
FLORES x His mark	[L.S.]
PAUL x His mark	[L.S.]
AUGUST x His mark	[L.S.]
THOMAS x His mark	[L.S.]
GEORGE x His mark	[L.S.]
GASPARD x His mark	[L.S.]
JULIEN x His mark	[L.S.]
ISIDORE x His mark	[L.S.]

DOMINION OF CANADA  
 PROVINCE OF BRITISH COLUMBIA  
 COUNTY OF WESTMINSTER  
 To Wit:

Personally appeared before me, Patrick McTiernan of New Westminster the District of New Westminster in the Province of British Columbia Indian Agent and George Kehilen Chief of the said Band of Indians.

AND the said Patrick McTiernan for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Se-Shell Tribe of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said George Kehilen says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their rules, and held in the presence of the said

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

Sworn before me by the Deponents Patrick McTiernan and George Kehilen at the city of Vancouver in the Province of British Columbia this Seventh day of January A.D., 1891.

P. McTIERNAN  
Indian Agent.

his  
GEORGE x KEHILEN  
mark

ISAAC H. HOLLETT

*A Stipendiary Magistrate in and for the  
County of Westminster in British Columbia*

Recorded 28th February 1891

Lib 140, Fol 42.

L. A. CATELLIER

*Dep: Registrar General of Canada*

No. 294.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of Samson's Band of Indians No. 137 resident on our Reserve situated in the District of Alberta North West Territories and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady the Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the said Reserve in the district of Alberta and Dominion aforesaid containing by admeasurement Forty three acres be the same more or less and being composed of strip of land one Hundred feet wide running through the Reserve from the southern boundary in a north easterly direction until it strikes the western boundary of said Reserve as staked out for a right of way for the Calgary and Edmonton Railway, and which may be more definitely described as follows—Commencing at a point nine thousand two hundred and fifty feet more or less from the point where the western limit of Bobtail's Reserve intersects the southern limit of Samson's Reserve said starting point being on the centre

line of the right of way intersecting the southern boundary of said Samson's Reserve and a continuation of the right of way running through Bobtail's Reserve thence north thirty two degrees fifty two minutes east eighteen thousand nine hundred and twenty feet more or less until it intersects the northern limit of said Reserve.

TO HAVE AND TO HOLD the same unto Her said Majesty the Queen, her Heirs and Successors forever, in trust to assign the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the sale or assignment thereof, shall, after deducting the usual proportion for expenses of management, be placed to such use as Her said Majesty may deem proper.

AND WE, the said Chief and Principal men of the said Band known as Samson's Band do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the said land hereby surrendered.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this thirteenth day of April, in the year of Our Lord one thousand eight hundred and ninety one.

Signed, Sealed and Delivered in the presence of A. W. PONTON D. L. CLINK.	}	SAMSON Chief	his x	[L.S.]
			mark	
		KAH-KEE-TO-HAT	his x	[L.S.]
		H.M.	mark	
		MOOSE-TOOSE-OH-MAY	his x	[L.S.]
		H.M.	mark	
			his	
		NAH-PAY-SIS	x	[L.S.]
		H.M.	mark	

DOMINION OF CANADA,  
DISTRICT OF ALBERTA,  
To Wit:

Personally appeared before me Hayter Reed of the Town of Regina in the Provisional District of Western Assiniboine and Samson Chief of the said Band of Indians.

And the said Hayter Reed for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Samson Reserve Bear's Hills of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band, summoned for that purpose, and according to their rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Samson says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians, of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their rules, and held in the presence of the said Hayter Reed

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

Sworn before me by the Deponents Hayter  
Reed and Chief Samson at the Town  
of Calgary in the Provisional District  
of Alberta this 15th day of April, A.D.,  
1891.

HAYTER REED  
his  
SAMSON x  
mark

JAMES MACLEOD  
*J. S. Ct.*

Recorded 8th July 1891.

Liber, 135, Folio 310.

L. A. CATELLIER

*Dep: Registrar General of Canada.*

No. 295.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of Ermine Skin's Band of Indians No. 138 resident on our Reserve situated in the District of Alberta North West Territories and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady the Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the said Reserve in the District of Alberta and Dominion aforesaid containing by admeasurement sixty acres and twenty seven hundredths of an acre be the same more or less and being composed of a strip of land one hundred feet wide running through the Reserve from its Southern boundary in a North Easterly direction as staked out for a right of way for the Calgary and Edmonton Railway and more definitely described as follows—Commencing where the right of way intersects the Southern boundary of the said Reserve which said right of way being a continuation of the line running through Bobtail's and Samson's Reserves thence North thirty two degrees fifty two minutes East seventeen hundred and fifty one feet—thence on a thirty minute curve thirty one hundred feet thence North seventeen degrees twenty two minutes East twenty one thousand six hundred and sixty nine feet more or less to its intersection with the East boundary of said Reserve at a point nine hundred and eighty feet more or less from where the Southern boundary of section twenty two Township forty five Range twenty four West of the fourth Meridian would if projected due West intersect the East boundary of said Reserve.

TO HAVE AND TO HOLD the same unto Her said Majesty The Queen, her Heirs and Successors forever, in trust to assign the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the sale or assignment thereof, shall, after deducting the usual proportion for expenses of management, be placed to such use as Her said Majesty may deem proper.

AND WE, the said Chief and Principal men of the said Band known as Ermine Skin's Band do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the said land hereby surrendered.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this thirteenth day of April in the year of Our Lord one thousand eight hundred and ninety one.

Signed, Sealed and Delivered in the presence of	}	ERMINE SKIN	his x	[L.S.]
D. L. CLINK		Chief.	mark	
V. GABILLON	}	I-A-WAS-CHIN	his x	[L.S.]
		H.M.	mark	
		KIN-O-WATCH	his x	[L.S.]
			mark	
		NEE-KAN-NAH-PAY-O	his x	[L.S.]
			mark	

DOMINION OF CANADA, DISTRICT OF ALBERTA, To Wit:	}	Personally appeared before me Hayter Reed of the Town of Regina in the Provisional District of Western Assiniboia and Ermine Skin Chief of the said Band of Indians.
--	---	--

And the said Hayter Reed for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Ermine Skin Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Ermine Skin says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their rules, and held in the presence of the said Hayter Reed

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

Sworn before me by the Deponents Hayter Reed and Chief Ermine Skin at the Town of Calgary in the Provisional District of Alberta this 15th day of April A.D. 18 .	}	HAYTER REED
JAMES MACLEOD, J. S. Ct.		ERMINE SKIN
		his x mark

Recorded 9th July 1891.

Liber 135, Folio 312.

L. A. CATELLIER

Dep: Registrar General of Canada.

KNOW ALL MEN BY THESE PRESENTS, that we the Chiefs and principal men and Warriors of the Chippewa & Pottowattomie Indians of Walpole Island, being this day assembled in our Council House in presence of our visiting Superintendent—and referring to a Meeting of Council held at this place on the 18th day of March A.D. 1880—at which Meeting it was duly resolved by a majority of those present at said meeting—that the Assent of these Bands should be given to the issue of a Lease by the Indian Department in favor of Certain Gentlemen who had applied therefor—of Certain Lands & Marshes hereinafter described—And Considering that Consent thereto was then and there duly given—

We now do Surrender & yield up to our Sovereign Lady the Queen, and her Successors—All that certain parcel or tract of Land and Marsh, situated in the Province of Ontario, and County of Kent, bounded by the Chenail Ecarté, Johnston's Channel, and the navigable waters of Lake St. Clair; and which may be described and known as St. Ann's Island, and the Marshes adjacent thereto.

To the end that said described territory may be leased to the Applicants for the purpose of Shooting & fishing for such term and on such Conditions as the Superintendent General of Indian Affairs may Consider best for our advantage—

AND having heard read and explained a Lease executed by the Deputy Superintendent of Indian Affairs in favor of Christopher Robinson Esquire, of the City of Toronto, and certain other Gentlemen in such Lease named—And believing that such Lease was executed in good faith and in accordance with our Consent duly given in Council as aforesaid—

We hereby accept of said Lease and Confirm and establish the same.

IN TESTIMONY WHEREOF we have hereto set our hands and Seals this sixth day of February A.D. 1882.

Done in the name and on behalf of the Chippewas and Pottowattomies of Walpole Island.

ANDREW JACOBS  
*Sec. Pottowattomies*

}	J. G. BIRD <i>Chief</i>	[L.S.]
	ASH KEE BEE	[L.S.]
	<i>Chief, Pottowattomies</i>	[L.S.]
	his	
	JOSEPH KOWSOD x	[L.S.]
	mark	
	his	
	JAMES SAUGEE x	[L.S.]
	mark	
	I. S. KIYOSHK	[L.S.]
CHARLES KIYOSHK		
JOSEPH ISAAC		
	<i>Councillor, Pottowattomies.</i>	[L.S.]

We, Ebenezer Watson, of the Town of Sarnia in the County of Lambton, Indian Superintendent, and Joshua G. Bird, Head Chief of the Chippewas of Walpole Island—Make Oath and say—That at a General Council of the Indians of Walpole Island—held on the 6th day of February A.D. 1882—the Consent given by a Majority of the Indians in General Council Assembled on the 18th day of March A.D. 1880, to the leasing of St. Ann's Island and adjacent Marshes, to Charles Robinson Esquire, of the City of Toronto, and Certain other gentlemen therein named—was Confirmed—and the Deed of Surrender annexed hereto, freely, and by a large Majority, approved—And that with the full Consent and approval of the Majority of Said Council—Said Deed of Surrender was duly Signed and Sealed by the Chiefs and Councillors whose Signatures are thereto affixed.

Sworn before me at Sombra in the }  
 County of Lambton, this 9th day of }  
 February 1882. }  
 P. W. MERRITT  
*J. P.*

EBENEZER WATSON  
*J. G. BIRD Chief*

Surrender accepted by Order in Council of 3rd April 1882.

JOHN J. McGEE  
*Asst. Clerk, P. C.*

No. 297.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Band of Indians of the Half Way River Reserve resident on our Reserve at Half Way River in the County of Cumberland in the Province of Nova Scotia and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady the Queen, her Heirs and Successors forever, ALL AND SINGULAR, the merchantable green spruce and pine timber on that certain parcel or tract of land and premimises, situate, lying and being in the County of Cumberland and Province of Nova Scotia containing by admeasurement one thousand acres be the same more or less and being composed of the Half Way River Reserve in the aforesaid County of Cumberland.

TO HAVE AND TO HOLD the said timber unto Her said Majesty the Queen, her Heirs and Successors forever, in trust to sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the interest thereon paid to us and our descendants annually or semi-annually.

AND WE, the said Chief and Principal men of the said Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the disposal of said timber

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this 23rd day of July in the year of Our Lord one thousand eight hundred and ninety-one.

Signed, Sealed and Delivered in the presence of  
 F. A. RAND

his PETER x LOUEY	[L.S.]
mark his JOHN x LOGAN	[L.S.]
mark his LAMEY x PAUL	[L.S.]
mark his WILLIAM x PAUL	[L.S.]
mark his NEWEL x PAUL	[L.S.]
mark	

his  
JOHN x LEWIS [L.S.]  
mark  
his  
NEWEL x BARRIO [L.S.]  
mark  
his  
SAMUEL x NOCOTE [L.S.]  
mark  
his  
JOSEPH x BROOKS [L.S.]  
mark  
his  
FRANK x BROOKS [L.S.]  
mark

DOMINION OF CANADA,  
PROVINCE OF NOVA SCOTIA  
COUNTY OF CUMBERLAND  
To Wit:

Personally appeared before me F. A. Rand of Parrsboro, in the County of Cumberland, Agent for the Superintendent General of Indian Affairs in the said County, in the Province of Nova Scotia and Peter Louey Chief of the said Band of Indians.

AND the said F. A. Rand for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Half Way River Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Peter Louey for himself says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their rules, and held in the presence of the said

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the said Deponents

E. A. Rand and Peter Louey of the Town of Amherst in the County of Cumberland this 27th day of July A.D. 1891, the same being fully read and explained to the said Peter Louey who appeared to perfectly understand the same.

F. A. RAND.  
his  
PETER x LOUEY  
mark

J. MEDLEY MUIRHEAD

*Stipendiary Magistrate in and for the  
Town of Amherst, in the County of Cumberland.*

Recorded 14th September 1891.

Lib: 138, Fol: 170.

L. A. CATELLIER

*Dep. Registrar General of Canada*



No. 298.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Chippewas of Rama resident on our Reserve in the Township of Rama, in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady the Queen, her Heirs and Successors forever, **ALL AND SINGULAR**, that certain parcel or tract of land and premises, situate, lying and being in the Township of Rama, in the County of Ontario and Province of Ontario, containing by admeasurement Forty-five acres be the same more or less and being composed of the East parts of lots numbers Twenty six and Twenty seven in the Front Range of the Township of Rama aforesaid being the land situate between the Railway and Lake St. John. ALSO a right of way Two rods wide, along the North side of said lot number Twenty Seven—COMMENCING at the Northern and North Western Railroad and running in a Westerly direction along the Northern boundary of said lot to the Rama Road.

TO HAVE AND TO HOLD the same unto Her said Majesty the Queen, her Heirs and Successors forever, in trust to sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to Our credit and the interest thereon paid to us and Our descendants.

AND WE, the said Chief and Principal men of the said The Chippewas of Rama do, on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the disposal of the said parcels of land.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this Seventh day of September in the year of Our Lord one thousand eight hundred and Ninety One.

Signed, Sealed and Delivered, in the presence of

D. J. MCPHEE,  
*Indian Agent.*

J. B. NANIGISHKUNG	[L.S.]
GILBERT WILLIAMS	[L.S.]
SAMPSON INGERSOLL	[L.S.]
JAMES B. NANIGISHKUNG	[L.S.]
JOHN KENICE	[L.S.]
W. M. BEATTY	[L.S.]
JAMES INGERSOLL	[L.S.]
JOHN WILLIAMS	[L.S.]
MICHAEL ST. GERMAIN	[L.S.]
JOSEPH KENICE	[L.S.]
J. B. STINSON	
SAMSON GEORGE	
JOHN BIGWIND	
ALDER SHILLING	
ED. YELLOWHEAD	
JOSEPH YELLOWHEAD	
JOHN WESLEY	
JOSEPH SWYER	
FRANK JOE.	

DOMINION OF CANADA,  
PROVINCE OF ONTARIO  
COUNTY OF ONTARIO  
To Wit:

Personally appeared before me, Duncan Joshua McPhee, of the Village of Atherley in the Province of Ontario, and Joseph B. Nanigishkung Chief of the said Band of Indians.

AND the said Duncan Joshua McPhee for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Chippewas of Rama of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Joseph B. Nanigishkung says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their rules, and held in the presence of the said Duncan Joshua McPhee.

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

Sworn before me by the said Deponents	} DUNCAN JOSHUA MCPHEE J. B. NANIGISHKUNG.
Duncan Joshua McPhee and Joseph B.	
Nanigishkung at the Township of	
Mara in the County of Ontario this	
12th day of September A.D. 1891.	

GEO. H. DARTNELL,

*Judge of the County Court*

*County of Ontario.*

Recorded 10th October 1891.

Liber 135, Folio 322.

L. A. CATELLIER

*Dep: Registrar General of Canada.*

No. 299.

CANADA.

*Deputy Governor.*

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith, &c., &c., &c.

To all to whom these Presents shall come—GREETINGS:

[ Great  
Seal. ]

WHEREAS the Lands, hereinafter described, are part of the lands known as "Dominion Lands" and mentioned in an Act of the Parliament of Canada, passed in the thirty-fifth year of Our Reign and intituled: "An Act respecting the Public Lands of the Dominion";

AND WHEREAS

THE BISHOP OF RUPERTS LAND, a body corporate, incorporated by Act of the Legislature of Manitoba, 34th Victoria, Chapter 38, has applied for a grant of the said lands and his claim to such grant having been duly investigated by Us he has been found duly entitled thereto.

A. POWER  
For the Deputy of the  
Minister of Justice,  
Canada.

NOW KNOW YE, that by these Presents We do grant, convey and assure, unto the said THE BISHOP OF RUPERTS LAND, his successors and assigns for ever, all that Parcel or Tract of Land, situate, lying and being in the Outer Two Miles or Hay Lands, appertaining to the Parish of Saint Paul, in the Province of Manitoba, in Our Dominion of Canada, and being composed of Lot Number Eighteen, as shown on the map or plan of the survey of the said Outer Two Miles or Hay Land, dated 1st July, 1877, signed by John Stoughton Dennis, Surveyor General of Dominion Lands, and of record in that Branch of the Department of Interior, known as the Dominion Lands Office containing by admeasurement One hundred and ninety one and three tenth (191 $\frac{3}{10}$ ) acres, more or less.

TO HAVE AND TO HOLD the said Parcel, or Tract, of Land unto the said THE BISHOP OF RUPERTS LAND, his successors and Assigns for ever; saving and reserving, nevertheless, unto Us, Our Successors and Assigns, the free uses, passage and enjoyment of, in, over and upon all navigable waters that now are or may be hereafter found on or under, or flowing through or upon any part of the said Parcel, or Tract, of Land. Also reserving thereout all "travelled roads" crossing the same, existing as such on the 15th day of July 1870, which by and under the laws of Assiniboia were or may be held to be legally "Public Highways."

GIVEN under the Great Seal of Canada:—

WITNESS, Joseph Oliver Coté, Esquire, Deputy of Our Right Trusty and Well Beloved Councillor, Sir John Douglas Sutherland Campbell, (commonly called the Marquis of Lorne), Knight of Our Most Ancient and Most Noble Order of the Thistle, Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George, Governor General of Canada. and Vice-Admiral of the same.

At Ottawa, this Twelfth day of July in the year of Our Lord one thousand eight hundred and eighty and in the forty-fourth year of Our Reign.

Ref. No. 5111.  
Reg. No. 9351.  
Com. Grant No. 307.

} By Command, EDOUARD J. LANGEVIN  
Under Secretary of State.

LINDSAY RUSSELL S G

*Actg. Deputy Minister of the Interior.*

I certify that a copy of the within Grant was duly fyled in the Registry office for the County of Selkirk on the 15th day of February A.D. 1884 at 11.16 o'clock a.m.

C. R. WEBB

*Dep. Registrar.*

2238.

Recorded 14th September 1880

Lib. 73. Fol. 651.

L. A. CATELLIER

*Dep: Registrar General of Canada.*

Ref. No. 20235.

No. 300.

## CANADA.

*Dufferin.*

[Great Seal.] VICTORIA, BY THE GRACE OF GOD, OF THE UNITED KINGDOM OF GREAT  
 [Seal.] BRITAIN AND IRELAND QUEEN, DEFENDER OF THE FAITH, &C., &C., &C.

To all to whom these Presents shall come—GREETING:

WHEREAS the Lands hereinafter described, are Dominion Lands, and part and parcel of the lands surrendered to Her Majesty by the Governor and Company of Adventurers, trading into Hudson's Bay, commonly called "The Hudson's Bay Company."

AND WHEREAS, by the 3rd sub-section of the 32nd Section of an Act of the Parliament of Canada passed in the thirty-third year of Our Reign intituled: "An Act to amend and continue the Act 32nd and 33rd Victoria, Chapter 3, and to establish and provide for the Government of the Province of Manitoba"; it is amongst other things in effect, enacted (For the quieting of titles, and securing to the Settlers in the Province of Manitoba, the peaceable possession of the lands held by them), that "All titles by occupancy, with the sanction and under the license and authority of the Hudson's Bay Company, up to the eighth day of March, 1869, of land in that Province, in which the Indian title has been extinguished, shall, if required by the owner, be converted into an estate in freehold, by grant from the Crown."

AND WHEREAS, by an Act to amend a certain other Act of the said Parliament of Canada, passed in the thirty-eighth year of Our Reign, intituled: "An Act respecting the appropriation of certain Dominion Lands in Manitoba," after reciting that it is expedient to afford facilities to parties claiming lands under the Third and Fourth Sub-sections of the Thirty-second Section of the Act Thirty-third Victoria, Chapter Three, to obtain Letters Patent for the same; it is enacted, "That persons satisfactorily establishing undisturbed occupancy of any lands within the Province prior to, and being by themselves, or their servants, tenants or agents, or those through whom they claim, in actual peaceable possession thereof, on the fifteenth day of July, one thousand eight hundred and seventy, shall be entitled to receive Letters Patent therefor, granting the same absolutely to them respectively in fee simple."

AND WHEREAS it has been represented satisfactorily established to Us that previous to and on the fifteenth day of July, one thousand eight hundred and seventy—The Lord Bishop of Ruperts Land, was and from thence hitherto hath been and still is in undisturbed occupancy and in actual peaceable possession of the lands hereinafter described, being land in that part of the said Province of Manitoba in which the Indian Title had on the last mentioned date been extinguished, and who, pursuant to the Act firstly above mentioned, has required the said title by occupancy to be converted into an estate of freehold by grant from Us,

Now KNOW YE, that in consideration of the premises, and in pursuance of the Powers vested in Us by the said hereinbefore in part recited Acts, We, by these presents, do grant unto the said Lord Bishop of Ruperts Land his successors and assigns, Lot number Eighteen, in the Parish of Saint Paul, in the County of Lisgar and Province aforesaid, as shown on a map or plan of River Lots in the Parishes of Kildonan and Saint Paul, in the Said Province, dated 1st January 1875, Signed by Jonh Stoughton Dennis, Surveyor General of Dominion Lands and of record in that Branch of the Department of the Interior, known as the Dominion Lands Office, containing by admeasurement One hundred and ninety-eight and forty four one hundredths (198 $\frac{44}{100}$ ) acres more or less; Reserving thereout all "travelled roads" crossing the same, existing as such on the 15th day of July, 1870, which, by and under

A. LASH  
 Deputy of the  
 Minister of Justice  
 Canada

the laws of Assiniboia, were, or may be held to be legally "Public Highways"; and further reserving thereout the right for any person or persons, at any time or times, to land in connection with purposes of navigation of the Red River, upon the slope of the river bank of the lands hereby granted, from any vessel, barge, boat or other craft, while navigating the said river, or whilst using the waters of the same for purposes of navigation, and to plant on such slope of the river bank aforesaid, any post or posts for attaching thereto any such vessel, barge, boat or other craft engaged as aforesaid, and reserving further to Us, our successors and assigns, the free use, passage and enjoyment of, in, over and upon all navigable waters that shall or may hereafter be found on or be flowing through or upon any part or parcel of the land hereby granted as aforesaid, and subject to such reservations.

TO HAVE AND TO HOLD the said Parcel or Tract of Land, hereby granted unto the said Lord Bishop of Ruperts Land, his Successors and Assigns for ever.

GIVEN under the Great Seal of Canada:—WITNESS, Our Right Trusty and Well Beloved Cousin and Councillor The Right Honorable Sir Frederic Temple, Earl of Dufferin, Viscount and Baron Clandeboye of Clandeboye, in the County Down, in the Peerage of the United Kingdom, Baron Dufferin and Clandeboye of Ballyleidy and Killeigh, in the County Down, in the Peerage of Ireland, and a Baronet, Knight of Our Most Illustrious Order of Saint Patrick, Knight Grand Cross of Our Most Distinguished Order of St. Michael and Saint George, and Knight Commander of Our Most Honorable Order of the Bath, Governor General of Canada, and Vice-Admiral of the same.

AT OTTAWA this Twenty Second day of December in the year of Our Lord one thousand eight hundred and seventy Six, and in the fortieth year of Our Reign.

DAVID MILLS

*Minister of the Interior.*

By Command.

R. W. SCOTT

*Secretary of State.*

Ref. No. 1763.

Grant No. 451.

Des. No. 455.

Reg. No. 1809.

I certify that the within Instrument is duly entered and Registered in the Registry Office for the County of Selkirk in Book 1 Patent Register at 1.54 o'clock p.m. on the 15th day of December A.D. 1879.

W. H. KENNEDY

*Registrar*

No. 9603.

Recorded 12th January, 1877.

Lib. 42, Fol. 201.

L. A. CATELLIER

*Dep: Registrar General of Canada*

Ref. No. 9395.

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No. 301.

THIS INDENTURE, made (in duplicate) the thirteenth day of August in the year of our Lord one thousand eight hundred and Eighty six IN PURSUANCE OF THE ACT RESPECTING SHORT FORMS OF INDENTURES: BETWEEN The Bishop of Ruperts Land a corporation duly incorporated by a statute of the Province of Manitoba of the First

Part. and The Synod of the Diocese of Ruperts Land a corporation duly incorporated by a statute of the Province of Manitoba of the Second Part

WITNESSETH, that in consideration of One Dollar of lawful money of Canada, now paid by the said parties of the second part to the said party of the first part (the receipt whereof is hereby by him acknowledged,) he the said party of the first part Doth Grant unto the said parties of the second part their successors and assigns FOR EVER

ALL AND SINGULAR those certain parcels or tracts of land and premises situate, lying and being in the Parish of St. Paul in the Province of Manitoba and being composed of

(1) Lot number Eighteen (18) of the said Parish of St. Paul according to the official Survey of the said Parish made by the Dominion Government saving and excepting thereout the portion heretofore sold and conveyed to the Municipality for Road allowance and the portion heretofore sold to the Reverend Samuel Pritchard.

(2) Lot number Eighteen (18) in the outer two miles or hay land of said Parish according to the official survey of said Parish made by the Dominion Government.

To HAVE AND TO HOLD unto the said parties of the second part their successors and assigns to and for their sole and only use FOR EVER: Subject, nevertheless, to the reservations, limitations, provisoes and conditions expressed in the original grant thereof from the Crown.

THE said party of the first part COVENANTS with the said parties of the second part, THAT he has the right to convey the said lands to the said parties of the second part, notwithstanding any act of the said party of the first part:

AND THAT the said parties of the second part shall have quiet possession of the said lands, free from all incumbrances.

AND the said party of the first part COVENANTS with the said parties of the second part that he will execute such further assurances of the said lands as may be requisite.

AND the said party of the first part COVENANTS with the said parties of the second part that he has done no act to incumber the said lands.

AND the said party of the first part RELEASES to the said parties of the second part ALL his CLAIMS upon the said lands.

(Dower) Witness the corporate seal of the Bishop of Ruperts Land and the signature of His Lordship the Bishop of Ruperts Land affixed in the presence of the very Reverend John Grisdale the Dean and the Reverend James Dallas O'Meara one of the canons of the Cathedral Church of St. John who have subscribed their names hereto for the purpose of signifying their approval and concurrence.

Signed, Sealed and Delivered in the presence of

} R. RUPERTS LAND. [L.S.]

JOHN GRISDALE

*Dean of Ruperts Land*

J. D. O'MEARA

*Canon of the Cathedral Church of St. John's*

RECEIVED on the day of the date of this Indenture from the parties of the second part the sum of One Dollar being the full consideration within mentioned.

WITNESS,

R. RUPERTS LAND.

I certify that the within instrument is duly entered and registered in the Registry Office, in and for the County of Selkirk, in Book 3 for St. Pauls at 10.10 o'clock A.M. on the 25 day of September A.D. 1886.

C. R. WEBB

*Dep. Registrar*

## No. 302.

THIS INDENTURE made (in duplicate) the Eleventh day of December in the year of our Lord one thousand eight hundred and eighty-eight, In pursuance of the Act respecting Short Forms of Indentures.

BETWEEN

The Synod of The Diocese of Ruperts Land (a corporation duly incorporated under a Statute of the Province of Manitoba)

of the first part

and

Her Majesty The Queen

of the second part.

WITNESSETH, that in consideration of One Dollar of lawful money of Canada, now paid by the said party of the Second Part to the said parties of the First Part, (the receipt whereof is hereby by them acknowledged,) they the said parties of the First Part do grant unto the said party of the Second Part, her heirs and assigns, forever, ALL AND SINGULAR, those certain parcels or tracts of land and premises, situate, lying and being in the Parish of St. Paul in said Province of Manitoba

BEING COMPOSED OF

Lot number Eighteen of the Dominion Government Survey of the Parish of St. Paul both in the inner and outer two mile surveys excepting thereout and therefrom the following three parcels of land.

Firstly. Commencing from the point of intersection of the Easterly side of the Public Highway with the Southerly side of a road shewn on a plan made by R. Bourne P. L. S. and distant therefrom on a course S 55° 26' E along the southerly side of said road fourteen chains and sixty-one links (14 c. 61 lks.). Thence southerly at right angles and parallel to Base line five chains and thirty-six links and two-thirds of a link (5 c. 36 $\frac{2}{3}$  lks.) to the line between lots numbers seventeen (17) and eighteen "18." Thence south 55° 26' E on the line between Lots numbers seventeen "17" and eighteen "18" five chains and fifty-nine links (5 c. 59 lks.). Thence Northerly parallel to base line five chains and thirty-six links and two thirds of a link (5 c. 36 $\frac{2}{3}$  lks.) to the Southerly side of proposed road, Thence North 55° 26' W. five chains and fifty-nine links (5 c. 59 lks.) to place of beginning containing by admeasurement three acres be the same more or less, said plan of "Proposed Road" through part of Lot Eighteen "18" of Dominion Government Survey of the Parish of St. Paul being made by R. Bourne P. L. S. dated 21st February A.D. 1885, and duly filed in the Registry Office for the County of Selkirk.

Secondly. Commencing on the Easterly side of the Road to Lower Fort Garry at a distance of Two hundred and one feet in a south westerly direction measured along the road from the boundary between lots eighteen (18) and nineteen (19) in the said Parish. Thence S 55° 26' E parallel to the boundary aforesaid thirteen hundred and fifteen 1315 feet to the bank or margin of the Red River; thence along the bank or margin of the Red River in a south westerly direction against the stream to a road forty-four feet in width leading from the Lower Fort Garry Road to the Red River. Thence N 55° 26' W. along the north easterly side of the road and parallel to the boundary between Lots eighteen (18) and nineteen (19) a distance of Thirteen Hundred and thirty-five feet to the Lower Fort Garry Road. Thence in a north-easterly direction along the road two hundred and one feet to the place of commencement containing by admeasurement six and two-thirds acres more or less.

Thirdly. A certain road-way forty-four feet in width from the waters edge of the Red River to the road leading to Lower Fort Garry now in use by the Municipality of St. Paul.

TO HAVE AND TO HOLD, unto the said party of the Second Part her heirs and assigns, to and for her and sole and only use forever, SUBJECT NEVERTHELESS, to the reservations, limitations, provisos and conditions expressed in the original Grant thereof from the Crown.

THE SAID parties of the First Part covenant with the said party of the Second Part that they have the right to convey the said Lands to the said party of the Second Part, notwithstanding any act of the said parties of the First Part; AND THAT the said party of the Second Part shall have quiet possession of the said Lands free from all encumbrances; AND the said parties of the First Part covenant with the said party of the Second Part that they will execute such further assurances of the said Lands as may be requisite; AND the said parties of the First Part covenant with the said party of the Second Part that they have done no act to encumber the said Lands. AND the said parties of the First Part release to the said party of the Second Part all their claims upon the said Lands.

In Witness Whereof the Synod of the Diocese of Ruperts Land have hereunto set their Corporate Seal verified by the signature of His Lordship The Bishop of Ruperts Land and of the Very Reverend John Grisdale Secretary of the Executive Committee of said Corporation.

R. RUPERT'S LAND

(Sgd) JOHN GRISDALE [L.S.]

*Secy of the Executive Com'tee.*

I certify that the within Instrument is duly entered and registered in the Registry Office, in and for the County of Selkirk, in Book 3 for St. Paul at 2.00 o'clock P.M. on the 5th day of February A.D. 1889, No. 5902.

(Sgd) GEO. H. HAM  
*Registrar.*

No. 5902.

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No. 303.

KNOW ALL MEN BY THESE PRESENTS, That We, the undersigned Chief and Principal men of The Chippewas of Lakes Huron and Simcoe resident on our Reserve in the Township of Rama, in the County of Ontario, in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady the Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in Lake Couchiching, in the County of Ontario and Province of Ontario, containing by admeasurement three and one half acres be the same more or less and being composed of Bird Island in Lake Couchiching aforesaid

TO HAVE AND TO HOLD the same unto Her said Majesty the Queen, her Heirs and Successors forever, in trust to sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the Sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the interest thereon paid to us and our descendants annually or semi-annually.

AND WE, the said Chief and Principal men of the said Chippewas of Lakes Huron and Simcoe do on behalf of our people and for ourselves, hereby ratify and



confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the disposal of the said Island.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this Eleventh day of January in the year of Our Lord one thousand eight hundred and ninety one

Signed, Sealed and Delivered, in the presence of	}	J. B. NANIGISHKUNG	[L.S.]
DUNCAN J. MCPHEE		GILBERT WILLIAMS	[L.S.]
Indian Agent		SAMPSON INGERSOLL	[L.S.]
		JAMES B. NANIGISHKUNG	[L.S.]
		JOHN KENICE	[L.S.]
		SAM B. NANIGISHKUNG	[L.S.]
		JOHN WILLIAMS	[L.S.]
		MICHAEL ST. GERMAIN	[L.S.]
		his	
		BENJAMIN x SIMCOE	[L.S.]
		mark	
		his	
		JOHN x WESLEY	
		mark	
	his		
	PAUL x YELLOWHEAD	[L.S.]	
	mark		
	B. STINSON	[L.S.]	
	JOSEPH KENICE	[L.S.]	

DOMINION OF CANADA,  
PROVINCE OF ONTARIO  
COUNTY OF ONTARIO  
To Wit:

Personally appeared before me, Duncan J. McPhee of the Township of Mara in the Province of Ontario, and Joseph B. Nanigishkung Chief of the said Band of Indians.

AND the said Duncan J. McPhee for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Rama Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Joseph B. Nanigishkung says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said Duncan J. McPhee.

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

Sworn before me by the said Deponents }  
 at the Town of Whitby in the County } J. B. NANIGISHKUNG  
 of Ontario this 26th day of January A. } D. J. MCPHEE  
 D., 1892

Z. BURNHAM

*Judge C. C.*

Recorded 31st March, 1892.

Liber 135., Folio 426

L. A. CATELLIER

*Dep. Registrar General of Canada.*

No. 304.

KNOW ALL MEN BY THESE PRESENTS

THAT WE, the undersigned Chief and Principal Men of the Mohawks of The Bay of Quinte Band of Indians, resident on our Reserve in the Township of Tyendinaga, in the County of Hastings, in the Province of Ontario, and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LADY, THE QUEEN, her Heirs and Successors forever.

ALL AND SINGULAR, that certain parcel or tract of land and premises, situate lying and being partly in the Town of Deseronto and partly in the Township of Tyendinaga, in the County of Hastings and Province of Ontario, Comprising all that part of the unsurrendered portion of Concession A of the Tyendinaga Indian Reserve lying within the limits of the said Town of Deseronto, except Cornelius Maracle's part of lot No. 36, and all that unsurrendered portion of the said Indian Reserve lying South of the travelled road near the shores of The Bay of Quinte across lots 35, 34, 33, 32, 31, and part of lot 30 in Concession A of said Township, and such portions or narrow strips of land North of the said travelled road as may be required for the Right of Way of the extension of The Bay of Quinte Railway to Upper Ferry as shown approximately on a plan made by M. J. Butler P. L. S. dated April 30th 1888 of record in the Department of Indian Affairs and such other portions or narrow strips of land as may be required for the deviations of the said travelled road and that may be necessary for the construction of the said extension of The Bay of Quinte Railway, and also for the Right of Way for the said Railway, from some point at or near what is herein called the Upper Ferry to about Lot 22 in said Concession A, being approximately 187 acres, and which may be described as follows:

COMMENCING at the point where the Centre line between the East and West halves of lot 38 in the said Concession A intersects the waters edge of The Bay of Quinte, thence Northerly along the said centre line 1.70 chains more or less to the South limit of Main Street, Thence South Westerly along the said South limit 10.25 chains more or less to the limit between lots 37 and 38, thence North Westerly along the said limit 13.65 chains more or less to the South limit of the School lot, thence Westerly along the said South limit 4.00 chains more or less to the South West angle of the said School lot, thence Northerly along the Westerly limit of the said School lot 7.50 chains to the Northerly limit of the same, thence Easterly along the said Northerly limit 4.00 chains to the limit between lots 37 and 38, thence



North Westerly along the said limit 15.70 chains more or less to the Northerly limit of the Road allowance between Concessions A and 2nd South of the Slash Road, thence Westerly along the said North limit 20.40 chains to the Eastern limit of lot 36, thence Southerly along the said limit 11.10 chains to the Southern limit of the York Road as now travelled, thence Westerly following said limit of the York Road 21.20 chains to the East limit of the Road allowance between lots 35 and 36, thence Southerly along the said East limit 39.00 chains more or less to the Northerly limit of the allowance for a deviation of the said travelled road deviated for the purposes of the extension of The Bay of Quinte Railway, as the case may be, thence Westerly along the said Northerly limits of the allowance for the said travelled road or of the deviations of the same to a point in lot 30, distant due East from the Westerly limit of the said lot 30, 4.40 chains and distant in a line parallel with the said Westerly limit 3.00 chains from a point on the shore of the Bay of Quinte known as the Upper Ferry, thence Southerly along the said parallel line 3.00 chains to the waters edge of the Bay of Quinte, thence Easterly and following the said waters edge along the fronts of lots 30, 31, 32, 33, 34, 35, 36, 37 and the West half of 38 to the place of beginning, together with suitable land sufficient for the extension of the said Railway, as provided in its charter, from some point near the said Upper Ferry as shown on the annexed plan, to opposite Telegraph Island, Saving and excepting therefrom all those portions of lots 33, 34 and 35, surrendered for Church purposes 20th January 1836.

Also all the water frontage of the said described parcel of land, that is to say, all the land covered by water between the waters edge and deep or navigable water, commencing at the centre line between the East and West halves of lot 38 produced to said deep water, thence Westward to the above-mentioned point in lot 30 known as the Upper Ferry and bounded at the said point by a line produced parallel with the Westerly limit of said lot 30 to deep water as aforesaid; subject, however, to the reservation of sixty six feet each for roadways between lots 35 and 36,—in the centre of lot 33,—between lots 31 and 32 and between lots 30 and 31 across the lands hereby surrendered for the extension of said Railway and over the water frontage to deep water.

THE said water frontage and the above described lands are indicated on a plan attached hereto, except the right of way from near the Upper Ferry to opposite Telegraph Island; and the reservation for roadways to deep water.

TO HAVE AND TO HOLD the same unto Her said Majesty, the Queen, Her Heirs and Successors forever, in trust to dispose of the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to Our Welfare and that of Our People.

UPON the conditions that all moneys received from the disposal thereof shall, after deducting the usual proportion for expenses of management, be placed to our credit and the interest thereon paid to us and our descendants, until such time as we or our descendants may purchase through the said Government land suitable for settlement, at such current market prices as may be obtainable, and which lands shall be held by us upon the same terms as the present Reserve; but before any such lands are purchased as aforesaid, the moneys so received may be applied, on the requisition of the Council of our Band to make improvements on our Reserve as follows:

- \$500. To build a bridge across Sucker Creek, between lots 35 and 36.
- \$200. To open up side-road between said lots from the Slash road North to the deeded land.
- \$200. To repair the Ridge road.
- \$250. To repair the York road, and,
- \$200. To repair the Slash road.

In all

\$1350., Thirteen hundred and fifty dollars;

AND also a further part of the said proceeds, not to exceed Ten thousand dollars, may be applied on the requisition or requisitions of the Council of our Band, to assist any Indian of our Band, who has had no land to him allotted in our Reserve to purchase from any Indian or Indians of our Band who has or have more land than he or they can properly use and may wish to sell to the amount of Two hundred dollars in each case, or to such other amount as may be approved of by the Council of our Band and the Department of Indian Affairs and also to assist any Indian or Indians of our Band, who may wish to move on land purchased elsewhere to start on such lands.

AND WE, the said Chief and Principal Men of the said Mohawks of the Bay of Quinte Band of Indians do, on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the disposal of the said parcel of land. AND this surrender is made on condition that the price any purchaser shall pay to the Government for the whole or any part or parts of the lands hereby surrendered to Our Sovereign Lady, the Queen, may be agreed upon between the purchaser; the Band, acting by their Council; and the Government: and in case of disagreement, then the proceedings to ascertain and fix the price to be paid by the purchaser shall be by arbitration; the purchaser appointing one arbitrator; the said Band, by their Council, a second arbitrator, and the Government a third arbitrator, and the award of any two or more of such arbitrators shall be final and conclusive between the parties and the said proceedings otherwise shall be as nearly as may be the same as provided by Chapter 29 of 51 Victoria, Statutes of Canada 1888.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this 23rd day of December in the year of Our Lord One thousand eight hundred and ninety one.

Signed, Sealed and Delivered, in presence	JACOB B. BRANT	] L.S.]
of	SAMPSON GREEN	] L.S.]
A. DINGMAN	SOLOMON LOFT	] L.S.]
<i>Inspector of Indian Agencies</i>	A. P. BRANT	] L.S.]
<i>and Reserves</i>	HENRY BRANT	] L.S.]
	ISAAC POWLES	] L.S.]
	ANDREW T. C. MARACLE	] L.S.]
	SAMUEL LEMIE	] L.S.]
	DOW CLAUS	] L.S.]
	JAMES HILL	] L.S.]
	JOHN CLAUS	] L.S.]
	JOSEPH JOHN	] L.S.]
	his	
	JOSEPH J x BRANT	] L.S.]
	mark	
	JONAH BRANT	] L.S.]

The said Surrender being contained in five sheets of paper annexed together the first four sheets being respectively signed in the margin thereof by Jacob B. Brant and Sampson Green two of the parties to said surrender.

A. DINGMAN

DOMINION OF CANADA,  
PROVINCE OF ONTARIO  
COUNTY OF HASTINGS  
To Wit:

Personally appeared before me, Absalom Dingman of the city of Ottawa in the Province of Ontario Inspector of Indian Agencies and Reserves, and Jacob B. Brant Head Chief of the Band of Indians of the Mohawks of the Bay of Quinte

AND the said Absalom Dingman for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians, of the Mohawks of the Bay of Quinte of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to its Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Jacob B. Brant says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to its Rules, and held in the presence of the said Absalom Dingman

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

Sworn before me by the said Deponents	} A. DINGMAN JACOB B. BRANT Head Chief.
Abraham Dingman and Jacob B. Brant	
at the Town of Deseronto in the	
County of Hastings this 24th day of	
December A.D., 1891	

J. M. McCULLOUGH

*A Commissioner of Police in  
and for the Province of Ontario.*

Recorded 3rd May, 1892.

Lib: 139, Fol. 215.

L. A. CATELLIER

*Dep: Registrar General of Canada.*

No. 305.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Rice Lake Band of Indians resident on our Reserve in the Township of Otonabee, in the Province of Ontario and Dominion of Canada for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady the Queen, her Heirs and Successors for eight years ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Township of Otonabee in the County of Peterborough and Province of Ontario containing by admeasurement Fourteen and one quarter acres be the same more or less and being composed of the cleared part of the North one third of the West half of lot Number five in the Tenth Concession of the aforesaid Township of Otonabee, excepting thereout one acre of land upon which the dwelling house is situated

TO HAVE AND TO HOLD the same unto Her said Majesty The Queen, her Heirs and Successors forever, in trust to lease the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the leasing thereof, shall, after deducting the usual proportion for expenses of management, be paid to John D. Muskrat and Elizabeth Muskrat for their mutual benefit and support.

AND WE, the said Chief and Principal men of the said the Rice Lake Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the leasing of the said portion of land

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this twenty second day of March in the year of Our Lord one thousand eight hundred and ninety two

Signed, Sealed and Delivered, in the presence of EDWIN HARRIS	}	JOHN D. MUSKRAT	[L.S.]
		JEREMIAH CROWE	[L.S.]
		WELLINGTON COWE	[L.S.]
		JAMES HOWARD	[L.S.]
		DAN COWE, JNR.	[L.S.]
		ROBT. PAUDASH	[L.S.]
		DAN FAWN	[L.S.]
		HENRY HOWARD	[L.S.]
		DAN COWE	[L.S.]
		MADDEN HOWARD	[L.S.]
		ANDREW ANDERSON	[L.S.]
		JAMES JARVIS	[L.S.]
		JOSEPH LOUKES	[L.S.]

DOMINION OF CANADA,  
PROVINCE OF ONTARIO  
COUNTY OF PETERBOROUGH  
To Wit:

Personally appeared before me, Edwin Harris of the Village of Gore's Landing in the Province of Ontario Indian Agent and Messang George Paudash Chief of the said Band of Indians.

AND the said Edwin Harris for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Rice Lake Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to its Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Messang George Paudash says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to its Rules, and held in the presence of the said Edwin Harris.

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

Sworn before me by the said Deponents	} EDWIN HARRIS M. G. PAUDASH
Edwin Harris and Messang George	
Paudash at the Town of Peterborough	
in the County of Peterborough this	
26th day of March A.D., 1892.	

D. W. DUMBLE

*Police Magistrate*

Recorded 6th May 1892.

Lib: 139, Fol: 301.

L. A. CATELLIER

*Dep: Registrar General of Canada.*

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No. 306.

On this twenty-eighth day of the month of April, in the year of Our Lord one thousand eight hundred and ninety-two, in the afternoon.

Before Mtre. Israel Isaie Crevier, undersigned Public Notary for the Province of Quebec, in the Dominion of Canada, therein residing in the Parish of St. Anicet, in the district of Beauharnois.

Personally appeared Mr. Joseph Leclair, of the township of Dundee, farmer, and Dame Adele Chatlain, his wife, whom he doth hereby well and duly authorize for all the purposes hereof.

Who did and do hereby bargain, sell, assign, surrender, renounce, release, abandon and quit-claim from this day, henceforth and for ever, with full warranty against all troubles and causes of troubles and eviction generally whatsoever unto Her Majesty, Queen Victoria and to Her Heirs and Successors all those properties known and designated on the official plan and book of reference of the said township of Dundee, in the said Province of Quebec, as lots Numbers One A, One B, Two A, Seven B, Seven C, and Seven E, on the Chenal Range, in said township, containing together by admeasurement two hundred and sixteen acres, two roods and two perches, more or less, with all the appurtenances thereon and thereunto belonging.

To be by Her Majesty the Queen and Her Heirs and Successors, held and enjoyed in full property from this day to take possession thereof immediately.

The hereby sold premises belong to the said vendors under and by virtue of a Patent granted by Her Majesty the Queen, on the twelfth day of October last.

The Present Surrender, sale, release, and quit claim is thus made for and in consideration of the price and sum of two thousand four hundred and ninety-eight dollars and eighty-eight cents, currency, which the said vendors acknowledge to have received from Her said Majesty the Queen, before the execution hereof, whereof quit.

Under and by virtue of these presents, Her Majesty the Queen and Her heirs and successors is or are and shall remain duly subrogated in all the rights, claims, interest, demands resulting or accruing to said vendors in to, or upon the hereby sold premises, from the aforesaid Patent, or any other title whatsoever.

Whereof acte: Thus done and passed at Dundee aforesaid, under the Number eight thousand and one in the Repertory of said Notary, on the day, month and year



first above written and after reading made to the said parties according to law, the said Joseph Leclair has signed with me, Notary, the said Adele Chatlain has declared she does not know how to write her name and being required to do so, has made her mark.

(Signed) "JOSEPH LECLAIR"  
her  
ADELE x CHATLAIN  
mark  
"I. I. CREVIER, N.P."

A true copy of the original hereof remaining of record in the undersigned Notary's office.

I. I. CREVIER N.P.

I certify this document was received at the Registry Office of the County of Huntingdon on the Second day of May one thousand eight hundred and Ninety two at Nine o'clock in the forenoon, and is recorded in Register B volume 18 page 726 under Number 19840.

AND. SOMERVILLE

*Registrar.*

Recorded 6th July 1892.

Liber 135 Folio 448

L. A. CATELLIER

*Dep: Registrar General of Canada.*

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No. 307.

On this twenty-eighth day of the month of April, in the year of Our Lord one thousand eight hundred and ninety-two in the afternoon.

Before Mtre. Israel Isaie Crevier, undersigned Public Notary for the Province of Quebec, in the Dominion of Canada, therein residing in the Parish of St. Anicet, in the district of Beauharnois.

Personally appeared, John Peaslee Badger, of Malone, in the State of New York, United States, attorney at law, and Dame Emily-Elizabeth Phelps, his wife, whom he doth hereby well and duly authorize for all the purposes hereof.

Who did and do hereby bargain sell, assign, surrender, renounce, release, abandon and quit-claim from this day, henceforth and for ever, with full warranty against all troubles and causes of troubles and eviction whatsoever, unto Her Majesty Queen Victoria, and to Her Heirs and Successors, all that property known and designated on the official plan and book of reference of the township of Dundee, in the said Province of Quebec, as lot Number ten, on the chenal range, in the said township, containing by admeasurement fifty-nine acres, two roods and thirty-eight perches in superfices, more or less, with all the appurtenances thereon and thereunto belonging.

To be by Her Majesty the Queen and Her Heirs and Successors held and enjoyed in full property from this day, to take possession thereof immediately.

The hereby sold premises belong to the said vendors under and by virtue of a Patent granted by Her Majesty the Queen, on the first day of September in the year one thousand eight hundred and ninety-one.

The Present Surrender, Sale, release and quit-claim is thus made for and in consideration of the price and sum of two thousand six hundred and forty-three dollars and sixty cents, currency, which the said vendors acknowledge to have received from Her Majesty the Queen, before the execution hereof, whereof quit.

Under and by virtue of these presents, Her Majesty the Queen and Her Heirs and Successors is or are and shall remain duly subrogated in all the rights claims, interests, demands resulting or accruing to said vendors in, to or upon the hereby sold premises, from the aforesaid Patent or any other title whatsoever.

Whereof Acte: Thus done and passed at Dundee aforesaid, under the Number seven thousand nine hundred and ninety-eight in the Repertory of said Notary, on the day, month and year first above written and after reading made to the said parties according to law, they have signed with me, Notary.

(Signed) "JOHN P. BADGER"  
"EMILY E. PHELPS"  
"I. I. CREVIER N.P."

A true copy of the original hereof remaining of record in the undersigned Notary's office.

I. I. CREVIER N.P.

I certify this document was received at the Registry Office of the County of Huntingdon, on the Second day of May one thousand eight hundred and ninety-two at Nine o'clock in the forenoon, and is recorded in Register B volume 18 page 724 under number 19837.

AND. SOMERVILLE

*Registrar.*

Recorded 8th July 1892.

Liber 135, Folio 450

L. A. CATELLIER

*Dep: Registrar General of Canada.*

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No. 308.

On this twenty-eighth day of the month of April, in the year of Our Lord one thousand eight hundred and ninety-two, in the afternoon.

Before Mtre. Israel Isaie Crevier, undersigned Public Notary for the Province of Quebec, in the Dominion of Canada, therein residing in the Parish of St. Anicet, in the district of Beauharnois.

Personally appeared Mr. Robert Grant, of the town of Fort Covington, United States, farmer, and Dame Sarah McGiffan his wife whom he doth hereby well and duly authorize for all the purposes hereof.

Who did and do hereby bargain, sell, assign, surrender, renounce, release, abandon and quit-claim from this day, henceforth and for ever, with full warranty against all troubles and causes of troubles and eviction whatsoever, unto Her Majesty Queen Victoria and to Her Heirs and Successors, all those properties known and designated on the official plan and book of reference of the said township of Dundee, in the said Province of Quebec, as lot Number twelve, on the chenal range in the said township, containing by admeasurement eighty-six acres, two roods and thirty-two perches, more or less, and as lot Number eleven B, on the said chenal range, in the said township, containing by admeasurement forty-four acres three roods and twenty perches, more or less, with all the appurtenances thereon and thereunto belonging.

To be by Her Majesty the Queen and Her Heirs and Successors held and enjoyed in full property from this day, to take possession thereof immediately.

The hereby sold premises belong to the said vendors under and by virtue of two Patents granted by Her Majesty the Queen, on the eighth of August last and on the twenty-second of August last.

The Present surrender, sale, release and quit-claim is thus made for and in consideration of the price and sum of three thousand eight hundred and forty-six dollars, and seventy-eight cents, currency, which the said vendors acknowledge to have received from Her Majesty the Queen, before the execution hereof, whereof quit.

Under and by virtue of these presents, Her Majesty the Queen and Her Heirs and Successors is or are and shall remain duly subrogated in all the rights, claims, interest demands, resulting or accruing to said vendors in, to or upon the hereby sold premises, from the aforesaid Patents or any other title whatsoever.

Whereof *Acte*: Thus done and passed at Dundee aforesaid, under the Number seven thousand nine hundred and ninety-nine in the Repertory of said Notary, on the day, month and year first above written and after reading made to the said parties according to law, they have signed with me, Notary.

(signed) "ROBERT GRANT"  
 " " "SARAH MCGIFFAN"  
 " " "I. I. CREVIER N.P."

A true copy of the original hereof remaining of record in the undersigned Notary's office.

I. I. CREVIER N.P.

I certify this document was received at the Registry Office of the County of Huntingdon, on the Second day of May one thousand eight hundred and Ninety two at Nine o'clock in the forenoon, and is recorded in Register B volume 18 page 724 under number 19838.

AND. SOMERVILLE

*Registrar*

Recorded 9th July, 1892

Liber 135, Folio 454

L. A. CATELLIER

*Dep Registrar General of Canada*

No. 309.

On this twenty-eighth day of the month of April, in the year of Our Lord one thousand eight hundred and ninety-two in the afternoon.

Before Mtre. Israel Isaie Crevier, undersigned Public Notary for the Province of Quebec, in the Dominion of Canada, therein residing in the Parish of St. Anicet, in the district of Beauharnois.

Personally appeared Mr. Antoine Durocher, of the Township of Dundee, farmer, and Dame Sophie Gadbois, his wife, whom he doth hereby well and duly authorize for all the purposes hereof:

Who did and do hereby bargain, sell, assign, surrender, renounce, release, abandon and quit-claim from this day, henceforth and for ever, with full warranty against all troubles and causes of troubles and eviction generally whatsoever, unto Her Majesty Queen Victoria and to Her Heirs and Successors, all those properties known and designated on the official plan and book of reference of the said Township of Dundee, in the said Province of Quebec, as lot Number four, on the cheual range, in said

township, containing by admeasurement sixty acres, be the same more or less, as lots Numbers thirteen A thirteen B and fourteen C, on the said chenal range, in said township, containing together by admeasurement one hundred and two acres, two roods and sixteen perches, more or less, with all the appurtenances thereon and thereunto belonging. To be by Her Majesty the Queen her heirs and Successors, held and enjoyed in full property from this day, to take possession thereof immediately.

The hereby sold premises belong to the said vendors under and by virtue of two Patents granted by Her Majesty the Queen, on the first day of September last and on the eleventh day of September last.

The present surrender, sale, release, and quit-claim is thus made for and in consideration of the price and sum of five thousand two hundred and forty-seven dollars and seventy-eight cents, currency, which the said vendors acknowledge to have received from Her Majesty the Queen, before the execution hereof, whereof quit.

Under and by virtue of these presents, Her Majesty the Queen, and her Heirs and Successors is or are and shall remain duly subrogated in all the rights, claims, interests, demands resulting or accruing to said vendors, in, to, or upon the hereby sold premises, from the aforesaid Patents or any other title whatsoever.

Whereof *Acte*: Thus done and passed at Dundee aforesaid, under the Number eight thousand in the Repertory of said Notary, on the day, month and year first above written, and after reading made to the said parties according to law, the said Antoine Durocher has signed with me, Notary, the said Sophie Gadbois has declared she does not know how to write her name and being required to do so, has made her mark.

(Signed) "ANTOINE DUROCHER"

her  
SOPHIE x GADBOIS  
mark

(Signed) "I. I. CREVIER N.P."

A true copy of the original hereof remaining of record in the undersigned Notary's office.

I. I. CREVIER  
N.P.

No. 310.

THIS INDENTURE,

made in duplicate the Fifth day of March in the year of our Lord one thousand eight hundred and eighty-eight.

IN PURSUANCE OF THE ORDINANCE RESPECTING SHORT FORMS OF INDENTURES:

BETWEEN Richard B. Angus of the City of Montreal, Esquire, the Honorable Donald A. Smith of Silver Heights, Manitoba, Edmund Boyd Osler of the City of Toronto, Esquire, and William Bain Searth, of the City of Winnipeg, Esquire, (Trustees) of the First Part; and

Reverend Edward Francis Wilson of Sault Ste. Marie, Ontario, Superintendent of Shingwauk Home and George Herbert Rowswell, of the Town of Elkhorn in the Province of Manitoba, and Dominion of Canada, Trustees for Indian Home  
of the Second Part;

WITNESSETH that in consideration of One Dollar of lawful money of Canada now paid by the said parties of the Second Part to the said parties of the First Part (the receipt whereof is hereby by them acknowledged) THEY the said parties of the

First Part DO GRANT unto the said parties of the Second Part their heirs and assigns FOR EVER:

ALL AND SINGULAR the lands following, that is to say Lots numbers Four (4) Five (5) Six (6) & Seven (7) in Block number Two (2), as said lots and block are laid down and marked out on the plan of the addition to the Town of Elkhorn made by J. H. Brownlee P. L. S. and dated at Winnipeg the 16th day of April 1886 and filed in the Registry Office for the County of Dennis on the 8th day of November, A.D. 1886.

To have and to hold the said land and premises unto and to the use of the said parties of the Second Part their heirs and assigns to and for their sole and only use for ever.

Subject Nevertheless to the reservations provisoes and conditions expressed in the original grant thereof from the Crown.

THE said parties of the First Part COVENANT with the said parties of the Second Part THAT they have the right to convey the said lands to the said parties of the Second Part notwithstanding any act of the said parties of the First Part.

AND THAT the said parties of the Second Part shall have quiet possession of the said lands free from all encumbrances.

AND the said parties of the First Part COVENANT with the said parties of the Second Part that they will execute such further assurances of the said lands as may be requisite.

AND the said parties of the First Part COVENANT with the said parties of the Second Part that they have done no act to encumber the said lands.

AND the said parties of the First Part RELEASE to the said parties of the Second Part all their claims upon the said lands.

IN WITNESS WHEREOF, the said parties have hereto set their hands and seals.

Signed, Sealed and Delivered, in presence of	}	R. B. ANGUS by his Atty	
JAMES DRYDEN		W. B. SCARTH	[L.S.]
as to execution by W. B. SCARTH		D. A. SMITH by his Atty	
J. R. CLARKE		W. B. SCARTH	[L.S.]
as to Edmd B. OSLER		EDMD. B. OSLER	[L.S.]
		W. B. SCARTH	[L.S.]
ONTARIO	}		
COUNTY OF YORK			
To Wit:			

I, John Richer Clarke, of the City of Toronto, in the County of York, Registrar, make oath and say:

1. That I was personally present and did the annexed Instrument and duplicate thereof duly signed, sealed and executed by EDMUND BOYD OSLER, one of the parties thereto.

2. That the said Instrument and duplicate were executed at Toronto.

3. That I know the said party.

4. That I am a subscribing witness to the said Instrument and duplicate.

Sworn before me at the City of Toronto,	}	
in the County of York, this 31st day of		
March in the year of our Lord, 1888.		J. R. CLARKE.
W. B. RAYMOND		
A Notary Public for Ontario.		

Affidavit of Execution of Deed.

COUNTY OF CARLETON  
To Wit:

}	I, James Dryden of the City of Ottawa in the County of Carleton Stenographer make oath and say :

1. THAT I was personally present, and did see the within Instrument and Duplicate thereof duly signed, sealed and executed by Richard B. Angus Donald A. Smith by their attorney William Bain Scarth and William Bain Scarth four of the parties thereto:

2. THAT the said Instrument and Duplicate were executed at the said City of Ottawa

3. THAT I know the said William Bain Scarth the party so executing

4. THAT I am a subscribing witness to the said Instrument and Duplicate.

SWORN before me, at the City of Ottawa in the County of Carleton this 28 day of March in the year of our Lord 1888. } JAMES DRYDEN

[L.S.] J. J. GODFREY

*A Commissioner for taking affidavits in H. C. J., etc.  
And a Notary Public.*

I certify that the within instrument is duly entered and registered in the Registry Office, in and for the County of Dennis, in Book 7 at 10.10 o'clock A.M., on the 3rd day of Novr A.D., 1888. No. 3774.

W. T. B. KENNEDY

*Registrar.*

No. 311.

THIS INDENTURE,

made in duplicate the Twenty-seventh day of November in the year of our Lord one thousand eight hundred and eighty-eight IN PURSUANCE OF THE ACT RESPECTING SHORT FORMS OF INDENTURES: BETWEEN RICHARD B. ANGUS of the City of Montreal, Esquire, the Honorable Sir DONALD A. SMITH, K.C.M.G., of Silver Heights, Manitoba, EDMUND BOYD OSLER of the City of Toronto, Esquire, and WILLIAM BAIN SCARTH, of the City of Winnipeg, Esquire, (Trustees) of the First Part; and

REVEREND EDWARD FRANCIS WILSON of the Town of Sault St. Marie, Ontario, and GEORGE HERBERT ROWSWELL of the Town of Elkhorn Province of Manitoba, Canada, (Trustees) of the Second Part;

WITNESSETH that in consideration of the sum of Four Hundred dollars of lawful money of Canada now paid by the said parties of the Second Part to the said parties of the First Part (the receipt whereof is hereby by them acknowledged) THEY the said parties of the First Part DO GRANT unto the said parties of the Second Part their heirs and assigns FOR EVER:

ALL AND SINGULAR those certain parcels or tracts of land and premises being Lots No. 8. 9. 10. 11. in Block 2. Lots 1. 2. 3. 4. 5. 6. 7 and 8 in Block 3 in the Town of Elkhorn according to a plan of a subdivision of part of Sections No. 4 and 34 in Township 12 and 11 Range 28 West of the First Principal Meridian, in the Province of Manitoba made by J. H. Brownlee P. L. S. duly registered on the 8th day of November A. D. 1886 as No. 2939.

To HAVE AND TO HOLD the said land and premises unto and to the use of the said parties of the Second Part themselves their heirs and assigns, to and for their sole and only use for ever:

SUBJECT NEVERTHELESS to the reservations, provisos and conditions expressed in the original grant thereof from the Crown.

THE said parties of the First Part COVENANT with the said parties of the Second Part THAT they have the right to convey the said lands to the said parties of the Second Part notwithstanding any act of the said parties of the First Part.

AND THAT the said parties of the Second Part shall have quiet possession of the said lands Free from all encumbrances.

AND the said parties of the First Part COVENANT with the said parties of the Second Part that they will execute such further assurances of the said lands as may be requisite.

AND the said parties of the First Part COVENANT with the said parties of the Second part that they have done no act to encumber the said lands.

AND the said parties of the First Part RELEASE to the said parties of the Second Part all their claims upon the said lands.

IN WITNESS WHEREOF, the said parties have hereto set their hands and seals.

Signed, Sealed and Delivered, in the presence of  
CHAS. McMILLAN  
J. R. CLARKE.

R. B. ANGUS by his Atty  
W. B. SCARTH [L.S.]  
D. A. SMITH by his Atty  
W. B. SCARTH [L.S.]  
EDM. B. OSLER [L.S.]  
W. B. SCARTH [L.S.]

MANITOBA,  
COUNTY OF SELKIRK.  
To Wit:

I, Charles McMillan, of the City of  
Winnipeg, in the County of Selkirk and  
Province of Manitoba, Clerk, make oath  
and say:

1. That I was personally present and did see the within Instrument and duplicate thereof duly signed, sealed and executed by RICHARD B. ANGUS and HONORABLE SIR DONALD A. SMITH, by their attorney WILLIAM BAIN SCARTH, also by WILLIAM BAIN SCARTH, Trustees, two of the parties thereto.

2. That the said Instrument and duplicate were executed at the said City of Winnipeg.

3. That I know the said WILLIAM BAIN SCARTH.

4. That I am one of the subscribing witnesses to the said Instrument and duplicate.

SWORN before me at the City of Winnipeg  
in the County of Selkirk, this 14th day  
of December in the year of our Lord,  
1888.

[L.S.] F. H. PHIPPEN  
*A Notary Public for Manitoba*

ONTARIO  
COUNTY OF YORK  
To Wit:

I, John Richer Clarke, of the City of  
Toronto, in the County of York, Registrar, make oath and say:

1. That I was personally present and did see the annexed Instrument and duplicate thereof duly signed, sealed and executed by EDMUND BOYD OSLER, one of the parties thereto.

2. That the said Instrument and duplicate were executed at Toronto.

3. That I know the said party.

4. That I am a subscribing witness to the said Instrument and duplicate.

Sworn before me at the City of Toronto,  
in the County of York, this 24th day of  
December in the year of our Lord, } J. R. CLARKE  
1888.

[L.S.] W. B. RAYMOND

*A Notary Public for Ontario.*

I Certify that the within instrument is duly entered and registered in the Land Titles Office for Brandon, at 10.08 o'clock A.M., on the 21 day of Dec. A.D., 1891 As No. 14721

A. BURNS

*Dep Registrar*

No. 312.

THIS INDENTURE,

made in duplicate the eighteenth day of March in the year of our Lord one thousand eight hundred and ninety-one

BETWEEN Reverend Edward Francis Wilson of the town of Sault Ste. Marie in the District of Algoma, Superintendent of the Shingwauk Home (Trustee)  
of the First Part  
and

The Honourable the Superintendent of Indian Affairs acting for the department of Indian Affairs

of the Second Part

WHEREAS on the 27th day of November 1888 by deed of that date Richard B. Angus of the City of Montreal Esquire, the Honorable Donald A. Smith of Silver Heights, Manitoba, Edmund Boyd Osler of the City of Toronto Esquire and William Bain Searth of the City of Winnipeg Esquire (Trustees) deeded to the party of the first Part and one George Herbert Rowsell as Trustees for Indian Homes at Elkhorn, Manitoba, the lands hereinafter mentioned

AND WHEREAS the said George Herbert Rowsell hath departed this life, leaving the said party of the first part sole surviving trustee

AND WHEREAS it hath been agreed between the party of the first part and the party of the second part acting for the Department of Indian Affairs on receipt of the sum of \$1548  $\frac{64}{xx}$  by the party of the first part, the said party of the first part as such sole surviving trustee shall deed said lands to the said party of the second part.

Now therefore this Indenture

WITNESSETH that the said party of the first part for and in consideration of fifteen hundred and forty-eight  $\frac{64}{xx}$  Dollars of lawful money of Canada, to him in hand paid by the said party of the second part, at or before the sealing and delivery of these presents (the receipt whereof is hereby acknowledged) hath granted released and quitted claim and by these presents Doth Grant Release and QUIT CLAIM unto the said party of the second part his successors or assigns for ever, ALL the Estate Right Title Interest claim and demand whatsoever both at law and in equity or otherwise howsoever and whether in possession or expectancy of him the said party of the first part of in to or out of ALL and singular those certain parcels or tracts of land



and premises situate, lying and being Lots No. (8) Eight (9) Nine (10) Ten (11) Eleven in Block 2, Lots one (1), two (2), three (3), four (4), five (5), six (6), seven (7) & eight (8) in Block 3 in the town of Elkhorn according to a plan of a subdivision of part of Sections No. 4 and 34 in Township 12 and 11 Range 28 West of the First Principal Meridian in the Province of Manitoba made by J. H. Brownlee P. L. S. duly registered on the 8th day of November A. D. 1886 as No. 2939

TOGETHER WITH the appurtenances thereunto belonging or appertaining To HAVE and To HOLD the aforesaid lands and premises with ALL and Singlar the appurtenances thereto belonging or appertaining unto and to the use of the said party of the second part his successors or assigns forever subject nevertheless to the reservations limitations provisoes and conditions expressed in the original Grant thereof from the Crown.

IN WITNESS whereof the said parties to these presents have hereunto set their hands and seals.

Signed, Sealed and Delivered, in the presence of	}	EDWARD F. WILSON.	[L.S.]
F. A. LUCAS			
And in the presence of			

*Witness to the execution by the Superintendent General of Indian Affairs.*

ONTARIO;	}	I, Francis A. Lucas of the town of Sault Ste. Marie in the District of Algoma Law Clerk make oath and say:
DISTRICT OF ALGOMA.		
To Wit:		

1. That I was personally present and did see the within Instrument and duplicate thereof duly signed, sealed and executed by the Reverend Edward Francis Wilson one of the parties thereto.

2. That the said Instrument and duplicate were executed at the said town of Sault Ste. Marie

3. That I well know the said party.

4. That I am a subscribing witness to the said Instrument and Duplicate.

Sworn before me at the Town of Sault Ste. Marie in the District of Algoma this 18th day of March in the year of our Lord 1891	}	F. A. LUCAS.

FRED. ROGERS [L.S.]

*A Notary Public for Ontario*

I Certify that the within instrument is duly entered and registered in the Land Titiles Office for Brandon, at 10.09 o'clock, A.M., on the 21 day of Dec. A. D. 1891 As No. 14722.

A. BURNS

*Dep. Registrar.*

No. 313.

THIS INDENTURE

made in duplicate the eighteenth day of March in the year of our Lord one thousand eight hundred and ninety-one

BETWEEN Reverend Edward Francis Wilson of the town of Sault Ste. Marie in the District of Algoma Superintendent of the Shingwauk Home (Trustee)

of the First Part  
and

The Honorable the Superintendent of Indian Affairs acting for the Department of Indian Affairs

of the Second Part

WHEREAS on the fifth day of March, 1888, by deed of that date Richard B. Angus of the city of Montreal Esquire The Honorable Donald A. Smith of Silver Heights, Manitoba, Edmund Boyd Osler of the city of Toronto Esquire and William Bain Scarth of the city of Winnipeg Esquire (Trustees) deeded to the party of the first part and one George Herbert Rowsell as Trustees for Indian Homes at Elkhorn Manitoba the lands hereinafter mentioned

AND WHEREAS the said George Herbert Rowsell hath departed this life leaving the said party of the first part sole surviving trustee.

AND WHEREAS it hath been agreed between the party of the first part and the party of the second part acting for the Department of Indian Affairs on receipt of the sum of \$1548<sup>64</sup>/<sub>xx</sub> by the party of the first part, the said party of the first part as such sole surviving trustee shall deed said lands to the said party of the second part.

Now therefore this Indenture

WITNESSETH that the said party of the first part for and in consideration of fifteen hundred and forty-eight<sup>84</sup>/<sub>xx</sub> Dollars of lawful money of Canada, to him in hand paid by the said party of the second part, at or before the sealing and delivery of these presents (the receipt whereof is hereby acknowledged) hath granted released and quitted claim and by these presents Doth Grant Release and QUIT CLAIM unto the said party of the second part his successors or assigns for ever, ALL the Estate Right Title Interest claim and demand whatsoever both at law and in equity or otherwise howsoever and whether in possession or expectancy of him the said party of the first part of in to or out of ALL and singular those certain parcels or tracts of land and premises situate, lying and being the lands following that is to say: Lots numbers four (4), five (5), six (6) & seven (7) in Block Number Two (2) as said Lots and Block are laid down and marked out on the plan of the addition to the town of Elkhorn made by J. H. Brownlee P. L. S. and dated at Winnipeg the 16th day of April 1886 and filed in the Registry Office for the County of Dennis on the 8th day of November A. D. 1886.

TOGETHER WITH the appurtenances thereunto belonging or appertaining To HAVE and To HOLD the aforesaid lands and premises with ALL and Singular the appurtenances thereto belonging or appertaining unto and to the use of the said party of the second part his successors or assigns forever subject nevertheless to the reservations limitations provisoes and conditions expressed in the original Grant thereof from the Crown.

IN WITNESS whereof the said parties to these presents have hereunto set their hands and seals.

Signed, Sealed and Delivered, in the presence of

F. A. LUCAS.

And in the presence of

EDWARD F. WILSON

[L.S.]

Witness to execution by the Superintendent General

[L.S.]

ONTARIO,  
DISTRICT OF ALGOMA  
To Wit:

I, Francis A. Lucas of the town of Sault Ste. Marie in the District of Algoma Law Clerk make oath and say:

1. That I was personally present and did see the within Instrument and duplicate thereof duly signed, sealed and executed by the Reverend Edward Francis Wilson one of the parties thereto.

- 
2. That the said Instrument and duplicate were executed at the said town of Sault Ste. Marie
  3. That I well know the said party
  4. That I am a subscribing witness to the said Instrument and Duplicate.

Sworn before me at the Town of Sault  
Ste. Marie in the District of Algoma } F. A. LUCAS  
this 18th day of March in the year of }  
our Lord 1891.

FRED ROGERS

[L.S.]

*A Notary Public for Ontario*

I Certify that the within instrument is duly entered and registered in the Land Titles Office for Brandon at 10.10 o'clock A. M. on the 21 day of Dec. A. D. 1891 As No. 14723.

A. BURNS

*Dep. Registrar*

## LAND TITLES OFFICE, DISTRICT OF BRANDON.

BRANDON, 17TH OCTOBER A.D. 1891, AT 10.03 O'CLOCK -A.M.

AN ABSTRACT of all Instruments which appear to have been registered in this Office upon Lots 4, 5, 6 and 7, in Block 2 in the Town of Elkhorn according to a Plan of Sub-division of Part Section N. W.-34—S. E.-4, in Township 11-12, in Range 28, West of the Principal Meridian, in Manitoba, and duly registered in this office as Plan No. 2939.

No. of Instru- ment.	Instrument.	Its Date.	Date of Registry.	Grantor.	Grantee.	Considera- tion or Amount of Mortgage.	Quantity of Land and Remarks.
3774	B. and S. ....	5 Mch., 1888....	3 Nov., 1888....	R. B. Angus <i>et al</i> "Trustees..	Rev. E. F. Wilson <i>et al</i> "Trustees.....	\$ cts. 1 00	All.

A. BURNS

*Dep Registrar*

BRANDON, 21st day of December A.D. 1891, at 11 A.M.

14723	Q. C. Deed...	18 Mch., 1891...	21 Decr., 1891...	Rev. E. F. Wilson, Trustee....	The Hon. Sup of Indian Affs...	1,548 64	All.
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A. BURNS

*Dep Registrar*

LAND TITLES OFFICE, DISTRICT OF BRANDON.

BRANDON, 17TH OCTOBER A.D., 1891, AT 10.04 O'CLOCK A.M.

AN ABSTRACT of all Instruments which appear to have been registered in this Office upon Lots 8, 9 and 10 in Block 2 in the Town of Elkhorn according to a Plan of Sub-division of Part Section N. W.-34—S. E.-4, in Township 11-12, in Range 28, West of the Principal Meridian in Manitoba, and duly registered in this Office as Plan No. 2939.

No. of Instru- ment.	Instrument.	Its Date.	Date of Registry.	Grantor.	Grantee.	Considera- tion or Amount . of Mortgage.	Quantity of Land and Remarks.
Nil.	Nil.	Nil.	Nil.	Nil.	Nil.	\$ cts. Nil.	Nil.

A. BURNS

*Dep. Registrar*

BRANDON 21st day of December A.D. 1891 at 11.01 A.M.

14721	Deed . . . . .	27 Novr., 1891..	21 Decr., 1 1...	R. B. Angus <i>et al</i> Trustees....	Rev. E. F. Wilson <i>et al</i> , Trustees	400 00	All.
14722	Q. C. Deed...	18 Mch., 1891...	21 Decr., 1891...	Rev. E. F. Wilson Trustee...	Hon Sup of Indian Affs.....	1,548 64	"

A. BURNS

*Dep Registrar*

LAND TITLES OFFICE, DISTRICT OF BRANDON.

BRANDON, 27th November, A.D., 1891, at 2.30 o'clock P.M.

AN ABSTRACT of all Instruments which appear to have been registered in this Office upon Lot Eleven (11) in Block Two (2) in the Town of Elkhorn, according to a Plan of Sub-division of part of Section N.W. 34, S.E. 4, in Township 11, 12, in Range 28 West of the Principal Meridian, in Manitoba, and duly registered in this office as Plan No. 2939.

No. of In-strument.	Instrument.	Its Date.	Date of Registry.	Grantor.	Grantee.	Con-consideration or Amount of Mortgage.	Quantity of Land and Remarks.
Nil.			Nil.	Nil.	Nil.	\$ cts.	

A. BURNS

BRANDON 21st day of December A.D., 1891, at 11:02.

*Dep Registrar*

14721	Deed .....	27 Novr., 1891..	21 Decr., 1891...	R. B. Angus <i>et al</i> Trustees....	Rev. E. F. Wilson <i>et al</i> Trustees	400 00	All.
14722	Q C Deed.....	18 Decr., 1891..	21 Mch., 1891...	Rev. E. F. Wilson Trustee....	Hon Sup of Indian Affs. ....	1,548 64	

A. BURNS

*Dep Registrar*

# LAND TITLES OFFICE, DISTRICT OF BRANDON.

BRANDON, 17th October A.D. 1891, at 10.10 o'clock A.M.

AN ABSTRACT of all Instruments which appear to have been registered in this Office upon Lots 1-2-3-4-5-6-7 and 8 in Block 3 in the Town of Elkhorn according to a Plan of Subdivision of part Section N.W. 34, S.E. 4, in Township 11, 12, in Range 28 West of the Principal Meridian, in Manitoba, and duly registered in this office as Plan No. 2939.

No. of Instrument.	Instrument.	Its Date.	Date of Registry.	Grantor.	Grantee.	Con- sideration or Amount of Mortgage.	Quantity of Land and Remarks.
			Nil.	Nil.	Nil.	\$ cts. Nil.	

A. BURNS

BRANDON 21st day of Decr. A.D. 1891 at 11.04 A.M.

*Dep Registrar*

14721	Deed.....	27 Novr., 1891 .	21 Decr., 1891..	R. B. Angus <i>et al</i> Trustees. ....	Rev. E. F. Wilson <i>et al</i> Trustees..	400 00	All.
12722	Q. C. Deed...	18 Mch., 1891...	21 Decr., 1891..	Rev. E. F. Wilson Trustee.....	Hon Sup Indian Affs.....	1,548 64	"

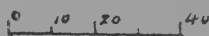
A. BURNS

*Dep Regr.*

No. 315



Scale in chains



A true copy (reduced)

*S. Bray*

Chief Surveyor

Dept. of Indian Affairs

19 Jan'y. 1904



No. 315.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of the Che-er-no Band of Indians resident on our Reserve at Beecher Bay, Vancouver Island in the Province of British Columbia and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LADY THE QUEEN, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the District of Metchosa in the County of . . . . . and Province of British Columbia, containing by admeasurement four acres be the same more or less and being composed of all that portion of land known as the Albert Head Indian Fishing Reserve

To HAVE AND TO HOLD the same unto Her said Majesty the Queen, her Heirs and Successors forever, in trust to dispose the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem best.

AND WE, the said Chief and Principal men of the said Cheerno Band of Indians on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the Albert Head Indian Reserve.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this 9th day of June in the year of Our Lord one thousand eight hundred and ninety two

Signed, Sealed and Delivered in the presence of W. H. LOMAS Indian Agent Quamichan, B.C.	}	KLITWHAEN <sup>his</sup> x	[L.S.]
		SCLAY-A <sup>mark</sup> CUM <sup>his</sup> x	[L.S.]
		STAUGHTUN (Doctor) <sup>his</sup> x	[L.S.]
		MACHAELL " <sup>mark</sup>	[L.S.]
		TSARTLAM x	[L.S.]
		BOB SI NE-WITHL "	[L.S.]
		WILLIAM "	[L.S.]
		NO-E-KERP "	[L.S.]
		JOHNNY WHE TEN A HUN	[L.S.]
		HÄ-È-QUATZA "	[L.S.]
		TSE-SHERN "	[L.S.]
		TO SLEAM "	[L.S.]
		DANIEL O'CONNOR (TE KI NOC "	[L.S.]
		LOUIS MICHELL "	[L.S.]

DOMINION OF CANADA,  
Province of British Columbia  
County of Victoria  
To Wit:

Personally appeared before me, William Henry Lomas, of Quamichan, Indian Agent of the Che-er-no Band of Beecher Bay, Vancouver Island in the Province of British Columbia and Sclay-a-cum Chief of the said Band of Indians.

Personally appeared before me, William Henry Lomas, of Quamichan, Indian Agent of the Che-er-no Band of Beecher Bay, Vancouver Island, in the Province of British Columbia, and Sclay-a-cum, Chief of the said Band of Indians.

AND the said William Henry Lomas for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Che-er-no Band of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to its Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Sclay-a-cum says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to its Rules, and held in the presence of the said

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

Sworn before me by the Deponents W. H. Lomas and Sclay-a-cum at the City of Victoria in the County of Victoria this day of June A. D., 1892.	}	W. H. LOMAS his SCLAY-A-CUM x mark
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FARQUHAR MACRAE

*Police Magistrate in and for the  
City of Victoria.*

Recorded 13th August 1892

Lib: 135, Folio 465.

L. A. CATELLIER

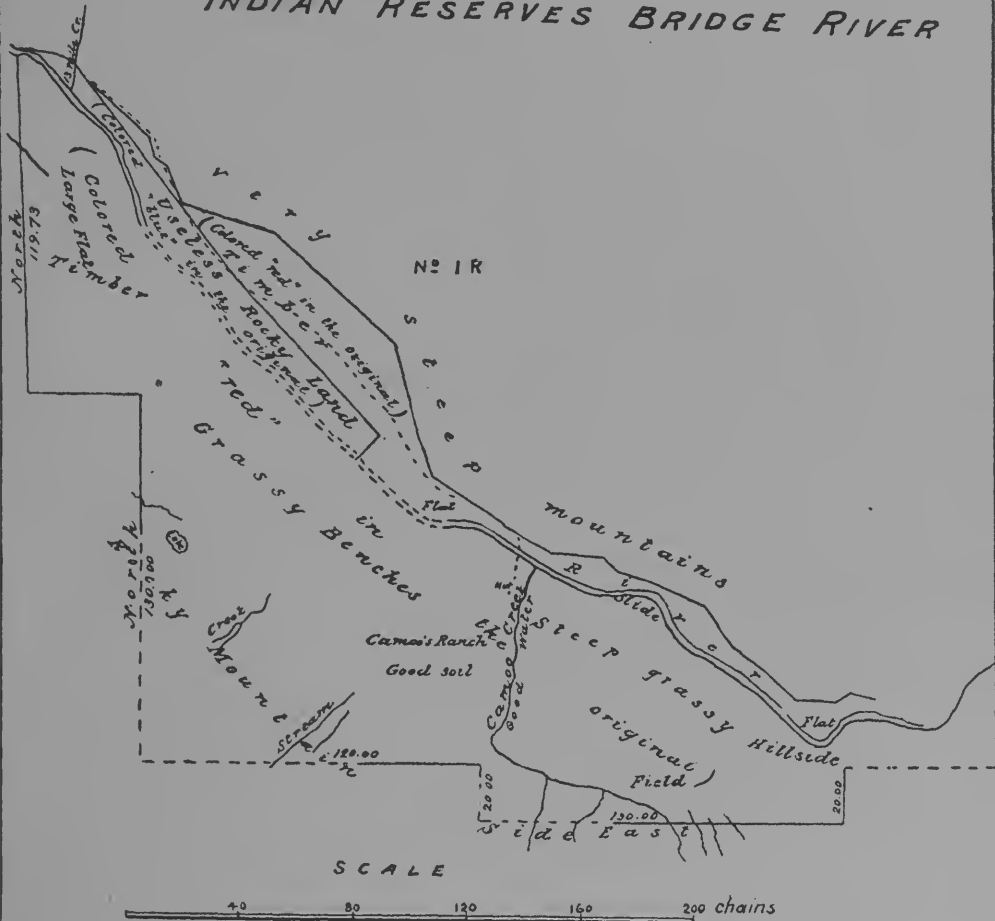
*Dep: Registrar General of Canada.*

— — — — —  
No. 316.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Bridge River Band of Indians resident on our Reserve in the Lillooet Indian District in the Province of British Columbia and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LADY THE QUEEN, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Lillooet Indian District in the Province of British Columbia containing One Hundred and Sixty Acres be the same more or less and being composed of that certain portion of Reserve Number One of the Bridge River Indians of the Lillooet Indian District, in the Province of British Columbia, as set forth in the attached tracing by being colored blue thereon and described as follows COMMENCING at the intersection of the Northerly limit of the said Reserve with the left Bank of Thirteen Mile Creek, thence South Easterly following the base of the mountains two miles thence at right angles

No. 316

WESTERN PORTION  
INDIAN RESERVES BRIDGE RIVER



A true copy (reduced)

*S. P. P.*

Chief Surveyor  
Dept. of Indian Affairs  
15 Jan'y, 1904

a quarter of a mile more or less to the left bank of Bridge River, thence following the said left bank of Bridge River North Westerly and the left bank of the said Thirteen Mile Creek to the place of beginning.

TO HAVE AND TO HOLD the same unto Her said Majesty the Queen, her Heirs and Successors forever, in trust to dispose of the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon further condition that all moneys received from the disposal thereof, shall, after deducting the usual proportion for expenses of management, be placed to our Credit and interest thereon paid to us and Our descendants annually or semi-annually.

AND WE, the said Chief and Principal men of the said Bridge River Band of Indians do, on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the disposal of the said land

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this ninth day of May in the year of Our Lord one thousand eight hundred and Ninety Two.

Signed, Sealed and Delivered in the presence of

WM. LAING-MEASON  
*Indian Agent*

CHIEF DAVID x his mark	[L.S.]
JAMES SWIGGLE x his mark	[L.S.]
GEORGE SWIGGLE x his mark	[L.S.]
FRANCIS x his mark	[L.S.]
SAUL x his mark	[L.S.]
MATHIAS x his mark	[L.S.]
MICHELE x his mark	[L.S.]
SIMON x his mark	[L.S.]
SHORTY x his mark	[L.S.]
ALEXANDER x his mark	[L.S.]

DOMINION OF CANADA  
Province of British Columbia  
County of Lillooet  
To Wit:

Personally appeared before me, Wm. Laing-Meason Indian Agent of the Agency of Williams Lake in the Province of British Columbia and David Chief of the said Bnad of Indians.

AND the said Wm. Laing-Meason Ind. Agent, for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Bridge River Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said David Chief of the Bridge River Band of Indians says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said David Chief of Bridge River Band.

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

Sworn before me by the Deponents David  
& William Laing-Meason at the } his  
Town of Clinton in the County of } DAVID x  
Cariboo this thirteenth day of June } mark  
A.D. 1892 } W.M. LAING-MEASON  
Indian Agent

M. W. TYRWHITT DRAKE

*Judge of the Sup: Court B. C.*

Recorded 16th August, 1892.

Lib: 134, Fol 505.

L. A. CATELLIER

*Dep: Registrar General of Canada.*

No. 317.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Chippewas of Rama resident on our Reserve in the County of Ontario in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in Lake Couchiching in the County of Ontario and Province of Ontario containing by admeasurement One Acre be the same more or less and being composed of That certain Island known as Thistle Island situate in Lake Couchiching aforesaid West of Heron Island.

TO HAVE AND TO HOLD the same unto Her said Majesty The Queen, her Heirs and Successors forever, in trust to sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the Sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to Our credit and the interest thereon paid to us, and Our descendants Annually or Semi-Annually

AND WE, the said Chief and Principal men of the said the Chippewas of Rama do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the Sale of said Thistle Island.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our Seals this Thirtieth day of May in the year of Our Lord one thousand eight hundred and Ninety Two.

Signed, Sealed and Delivered, in the presence of	J. B. NANIGISHKUNG	[L.S.]
D. J. MCPHEE		JOHN KENICE
Indian Agent	GILBERT WILLIAMS	[L.S.]
	JAMES B NANIGISHKUNG	[L.S.]
	JOSEPH KENICE	[L.S.]
	his	
	JOSEPH x SAWYER	[L.S.]
	mark	
	JOS. YELLOWHEAD	[L.S.]
	GEORGE SNAKE	[L.S.]
	ALDER SHILLING	[L.S.]
	MICHAEL ST. GERMAIN	[L.S.]
	JOHN WILLIAMS.	[L.S.]

DOMINION OF CANADA,  
 Province of Ontario  
 County of Ontario  
 To Wit:

Personally appeared before me, Duncan J. McPhee, of the Village of Atherley in the Province of Ontario Indian Agent and Joseph B. Nanigishkung Chief of the said Band of Indians.

And the said Duncan J. McPhee for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Rama Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Joseph B. Nanigishkung says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presenece of the said Duncan J. McPhee

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

Sworn before me by the Deponents Duncan J. McPhee and Joseph B. Nanigishkung at the Town of Whitby in the County of Ontario this seventh day of June, A.D., 1892.

DUNCAN J. MCPHEE  
 J. B. NANIGISHKUNG

GEO. H. DARTNELL

*County Judge Co. Ont.*

Recorded 12th August, 1892.

Lib. 134, Fol: 501.

L. A. CATELLIER

*Dep: Registrar General of Canada.*

No. 318.

On this Second day of the month of June, in the year of Our Lord one thousand eight hundred and ninety-two, in the afternoon.

Before Mtre. Israel Isaie Crevier, undersigned Public Notary for the Province of Quebec, in the Dominion of Canada, therein residing in the Parish of St. Anicet, in the district of Beauharnois.

Personally appeared Mr. Dennis E. Dinneen of Fort Covington, in the State of New York, United States, merchant, and Dame Mary A. Creed, his wife, whom he doth hereby well and duly authorize for all the purposes hereof.

Who did and do hereby bargain, sell, assign, surrender, renounce, release, abandon and quit-claim, from this day henceforth and for ever, with full warranty against all troubles and causes of troubles and, eviction generally whatsoever, unto Her Majesty Queen Victoria, and to her heirs and Successors, all that property known and designated on the official plan and book of reference of the township of Dundee, in the county of Huntingdon, in the Province of Quebec as lot Number eleven A, on the Chenal range, in said township, containing by admeasurement forty-four acres, three roods and twenty perches, be the same more or less, with all appurtenances thereon or thereunto belonging.

To be by Her Majesty the Queen, her heirs and Successors held and enjoyed in full property from this day, to take possession thereof immediately.

The hereby sold premises belong to the said vendors under and by virtue of a Patent granted by Her Majesty the Queen, on the seventh day of August last.

The Present surrender, sale release and quit-claim is thus made for and in consideration of the price and sum of twelve hundred and eighty-seven dollars and forty-two cents, currency, which the said vendors acknowledge to have received from Her Majesty the Queen before the execution hereof. Whereof Quit—

Under and by virtue of these presents, Her Majesty, the Queen, her heirs and Successors is or are and shall remain duly put and subrogated in all the rights, claims, interest demands resulting or accruing to said vendors in to or upon the hereby sold premises, from the aforesaid Patent or any other title whatsoever.

Whereof *Acte*: Thus done and passed at the village of Huntingdon, in the county building, under the Number eight thousand and forty-nine, in the Repertory of said Notary, on the day, month and year first above written, and after reading made to the said parties, according to law, they have signed with me, Notary.

(Signed) "DENNIS E. DINNEEN"  
 " " "MARY A. CREED"  
 " " "I. I. CREVIER N.P."

A true copy of the original hercof remaining of record in the undersigned Notary's office.

I. I. CREVIER  
 N.P.

I Certify this document was received at the Registry Office of the County of Huntingdon on the Tenth day of June one thousand eight hundred and Ninety two at one o'clock in the afternoon, and is recorded in Register B, volume 18 page 763 under number 19891.

E. S. ELSWORTH  
*Deputy Registrar.*

Recorded 9th August, 1892.  
 Lib: 134, Fol: 496.

L. A. CATELLIER  
*Dep: Registrar General of Canada.*

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No. 319.

To All to Whom these Presents Shall Come We the undersigned Chiefs of the Mohawk Band of Indians of the Bay of Quinte, resident on our Reserve in the Township of Tyendinaga in the County of Hastings in the Province of Ontario and

Dominion of Canada Send Greeting Whereas we did on the eighth day of May one thousand eight hundred and eighty three demise, release, surrender, quit claim and yield up unto our Sovereign Lady the Queen, Blocks K and M Deseronto to have and to hold the same unto her said Majesty, Her Heirs and Successors for ever in trust to sell and convey the same to such person or persons and upon such terms as the Government of Canada might deem most conducive to our welfare and that of our people, and upon the further condition among others "that purchasers of lots shall pay at least one fourth of the purchase money at the time of sale and the balance in three equal Annual instalments bearing interest on the unpaid balances of six per cent per annum."

And Whereas we have considered it advisable in our interest that the purchasers of lots in Block K be given a longer time within which to pay therefor.

Now Therefore Know Ye that in consideration of the premises we hereby amend our said Surrender of the eighth day of May, One thousand eight hundred and eighty three by substituting instead of the clause as to payment hereinbefore recited the following clause viz.—"that purchasers of lots in Block K aforesaid shall pay at least one tenth of the purchase money at the time of sale and the balance in nine equal annual instalments bearing interest on the unpaid balances of six per cent per annum."

In Witness Whereof We the Said Chiefs have set our hands and affixed our seals this Eleventh day of May in the year of our Lord one thousand eight hundred and Ninety two.

Signed, Sealed and Delivered in the presence of us.

ANDREW MARACLE  
SAMUEL LEWEEN  
HENRY HILL  
MATTHEW HILL

CHIEF SAMPSON GREEN [L.S.]  
JOSEPH I. I. BRANT [L.S.]  
A. P. BRANT [L.S.]

DOM. OF CANADA  
County of Hastings  
To Wit

Personally appeared before me Matthew Hill of the Township of Tyendinaga in the County of Hastings Indian Agent and Sampson Green of the same place Chief of the said Band of Indians.

AND the said Chief Sampson Green for himself saith:—

That the annexed Agreement was assented to by a majority of the male members of the said Mohawk Band of Indians of the Bay of Quinte of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose and according to their rules.

That he was present at such meeting or Council and heard such assent given.

That he was duly authorized to attend such meeting or Council in the manner required by law.

That no Indian voted at said meeting or Council who was not a male member of the Band of the full age of twenty one years interested in the land mentioned in the said agreement.

And the said Chief Sampson Green for himself saith:

That the annexed Agreement was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their rules, and held in the presence of the said Matthew Hill & Chief Sampson Green



That no Indian voted at such meeting or Council who was not an habitual resident on the Reserve and a male member of the said Band of Mohawk Indians of the Bay of Quinte of the full age of twenty one years interested in the land mentioned in the said agreement

That I am a Chief of the said Mohawk Band of Indians and entitled to vote at said meeting or Council.

Sworn before me by the deponents }  
 Matthew Hill Indian Agent and Samp- }  
 son Green this Thirteenth day of May }  
 A.D. 1892 }

MATTHEW HILL  
*Indian Agent*  
 SAMPSON GREEN  
*Chief*

J. W. McCULLOUGH

*A Commissioner of Police  
 for the Province of Ontario.*

Recorded 22nd July, 1892.

Lib: 139, Fol: 357.

L. A. CATELLIER

*Dep: Registrar General of Canada.*

No. 320.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Oneidas of the Thames Band of Indians resident on our Reserve in the Township of Delaware in the County of Middlesex in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady the Queen, her Heirs and Successors ALL AND SINGULAR the shooting privileges on and over that certain parcel or tract of land and premises, situate, lying and being in the Township of Delaware in the County of Middlesex and Province of Ontario and being composed of the Oneida Indian Reserve in the aforesaid Township of Delaware.

TO HAVE AND TO HOLD the same unto Her said Majesty the Queen, her Heirs and Successors, in trust to lease the same for shooting purposes for a term of ten years, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the leasing thereof, shall, after deducting the usual proportion for expenses of management, be paid to us and Our descendants Annually or Semi-Annually

AND WE, the said Chief and Principal men of the said Oneidas of the Thames do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the leasing of the Shooting privileges on and over our said Reserve

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this 25th day of June in the year of Our Lord one thousand eight hundred and Ninety-Two

Signed, Sealed and Delivered in the presence of  
 THOMAS GORDON  
 J. H. FRASER  
 JOHN SICKLES

JOHN SICKLES	[L.S.]
MOSES x BROWN	[L.S.]
JOHN x NINHAM	[L.S.]
MOSES SCANODO	[L.S.]
BAPTISTE x POWLES	[L.S.]
JOHN NINHAM	[L.S.]
WASHINGTON DOXTATOR	[L.S.]
JOHN CHARLES	[L.S.]
LOUIS SCANNADO	[L.S.]
WILLIAM DOXTATOR	

DOMINION OF CANADA,  
Province of Ontario  
County of Middlesex  
To Wit:

Personally appeared before me, Thomas Gordon of Strathroy in the County of Middlesex in the Province of Ontario Indian Agent and John Sickles Chief of the said Band of Indians of the Oneidas of the Thames.

And the said Thomas Gordon for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Oneida Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said John Sickles says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said John Sickles

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

Sworn before me by the said Deponents  
Thomas Gordon and John Sickles at  
the City of London in the County of  
Middlesex this 2nd day of July A.D.,  
1892

THOMAS GORDON  
JOHN SICKLES

G. ELLIOT

*Judge County Court  
County of Middlesex*

Recorded 13th August, 1892.

Lib: 134, Fol: 503.

L. A. CATELLIER

*Dep: Registrar General of Canada.*

No. 321.

Know all men, by these presents, that Mathilde Durocher of the town of Cornwall, in the Province of Ontario, formerly of the township of Dundee, in the Province of Quebec, widow of the late Alexandre Taillon, Ignace Taillon, of the city of Montreal, carpenter, Marie Taillon, wife of Damase Lafleche, laborer, with whom she resides at Casselman Falls, in Ontario aforesaid, and the said Damase Lafleche as well and duly authorizing his said wife for all the purposes hereof, Sophranie Taillon, of Cornwall aforesaid, spinster. Olivier Taillon, of Dundee aforesaid, farmer, Marthe

Taillon, wife of Alexandre Lafleche, carpenter, with whom she resides at Cornwall aforesaid, and the said Alexandre Lafleche as well and duly authorizing his said wife for all the purposes hereof, Jean Baptiste Taillon, of Cornwall aforesaid, blacksmith, Justine Taillon and Lucie Taillon, of Cornwall aforesaid, spinsters, did and do hereby bargain, sell, assign, surrender, renounce, release, abandon and quit-claim from this day, henceforth and for ever, with full warranty against all troubles and causes of trouble and eviction generally whatsoever, to Her Majesty Queen Victoria and to Her heirs and successors, all those properties known and designated on the official plan and book of reference of the said township of Dundee as lots Numbers seven D and eight D on the Chenal range, in said township, containing by admeasurement sixty acres and three roods, be the same more or less, and as lot Number thirteen C, on said Chenal range, in said township, containing by admeasurement two acres and two roods, be the same more or less, with all appurtenances thereon and thereunto belonging.

To be by Her Majesty the Queen, Her heirs and Successors, held and enjoyed in full property from this day, to take possession thereof immediately.

The hereby sold premises belong to the said vendors as being the sole and only co-proprietors thereof under and by virtue of a Patent granted by Her Majesty the Queen on the ninth of September last.

The present surrender, sale, release and quit-claim is thus made for and in consideration of the price and sum of two thousand six hundred and twenty-three dollars and twenty-six cents, currency, which the said vendors acknowledge to have received from Her Majesty the Queen, before the execution hereof, whereof quit.

Under and by virtue of these presents, Her Majesty the Queen, Her heirs and successors is or are and shall remain duly subrogated in all the rights, claims, interest, demands resulting or accruing to said vendors in, to or upon the hereby sold premises, from the aforesaid Patent, or any other title whatsoever.

In testimony whereof the said parties hereto have hereunto set their hands and seals at Cornwall aforesaid, this Fifth day of May in the year one thousand eight hundred and ninety-two.

Signed, sealed and delivered in the presence of (having been first read over and explained) as to the signatures of Mathilde Durocher, Ignace Taillon, Sophranie Taillon, Marthe Taillon, Alexandre Lafleche, Jean Baptiste Taillon, Justine Taillon, Lucie Taillon, Alexander Stafford

ADRIAN I. MACDONELL

As to the signatures of Marie Taillon and Damase Lafleche (having been first read over and explained to them,

AMELIA LAFLECHE

A. I. MACDONELL

As to the signature of Olivier Taillon (having been first read over and explained).

A. I. MACDONELL

JOHN J. O'SULLIVAN

her	
MATHILDE x DUROCHER	[L.S.]
mark	
IGNACE TAILLON	[L.S.]
her	
MARIE x TAILLON	[L.S.]
mark	
his	
DAMASE x LAFLECHE	[L.S.]
mark	
SOPHRANE TAILLON	[L.S.]
his	
OLIVIER x TAILLON	[L.S.]
mark	
MARTHE TAILLON	[L.S.]
his	
ALEXANDRE x LAFLECHE	[L.S.]
mark	
JEAN BAPTISTE TAILLON	[L.S.]
JUSTINE TAILLON	[L.S.]
LUCIE TAILLON	[L.S.]

Canada,  
Province of Quebec,  
District of Beauharnois  
Parish of St. Anicet.

I, Adrian I. MacDonell, of the town of Cornwall, in the Province of Ontario, attorney at law, being duly sworn on the Holy Bible, do hereby attest and certify that I was personally present and did see all the vendors named in the foregoing deed of sale and surrender, duly sign and execute the same as an act of their own free will, that I have subscribed the same as witness together with Alexander Stafford, Amelia Lafleche and John J. O'Sullivan, other subscribing witnesses thereto.

Sworn at St. Anicet aforesaid, this sixteenth day of May in the year one thousand eight hundred and ninety-two, before me, the undersigned

A. I. MACDONELL.

I. I. CREVIER *Notary Public*

*And Commissioner of the Superior Court at Beauharnois.*

I Certify this document was received at the Registry Office of the County of Huntingdon, on the Twenty-fifth day of May one thousand eight hundred and Ninety-two at Nine o'clock in the forenoon, and is recorded in Register B volume 18 page 748 under number 19870

AND SOMERVILLE

*Registrar.*

Recorded 22nd May, 1892.

Lib: 139, Fol: 354.

L. A. CATELLIER

*Dep: Registrar General of Canada.*

No. 322.

Know all MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Micmac tribe of Indians at Redbank Owners of the Reserve on the Main North West Miramichi River known as the Big Hole Reserve, in the County of Northumberland in the Province of New Brunswick and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled. Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain fishing station situate, lying and being in the Big Hole Reserve, in the County of Northumberland and Province of New Brunswick

TO HAVE AND TO HOLD the same unto Her said Majesty the Queen, her Heirs and Successors forever, in trust to lease the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the lease thereof, shall, after deducting the usual proportion for expenses of management, be paid over to us the Indian owners of the aforesaid Reserve

AND WE, the said Chief and Principal men of the said Tribe of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the leasing of the said fishing station

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this Nineteenth day of May in the year of Our Lord one thousand eight hundred and Ninety two

Signed, Sealed and Delivered, in the presence of M. SUTHERLAND FRED. WHITE	}	his		
		PETER x FRANCIS JULIAN	[L.S.]	
		mark		
		his		
		LUEY x GANISH	[L.S.]	
		mark		
		his		
		STEPHEN x PURPOLE	[L.S.]	
		mark		
		his		
NUEL x WARD	[L.S.]			
mark				
his				
PETER x WARD	[L.S.]			
mark				
his				
JOSEPH x WARD	[L.S.]			
mark				
his				
PETER x PENNAIS	[L.S.]			
mark				

DOMINION OF CANADA,  
PROVINCE OF NEW BRUNSWICK  
COUNTY OF NORTHUMBERLAND  
To Wit:

} Personally appeared before me, Charles Sargeant of the County of Northumberland, in the Province of New Brunswick Indian Superintendent and Peter Francis Julian Chief of the said Band of Indians.

AND the said Charles Sargeant for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Micmac Tribe of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the fishery mentioned in the said Release or Surrender.

And the said Peter Francis Julian says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said

That no Indian was present or voted at such council or meeting who was not interested in the land mentioned in the said Release or Surrender.

That he is a chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the said Deponents  
Charles Sargeant and . . . . . at  
the Parish of Newcastle in the County  
of Northumberland this 19th day of  
May A.D., 1892. J. NIVEN

CHARLES SARGEANT  
his  
PETER FRANCIS x JULIAN  
mark

*Stipendiary Magistrate*

Recorded 19th September, 1892. Lib: 138, Folio 276

L. A. CATELLIER

*Dep: Registrar General of Canada.*

No. 323.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of the Band of Indians owning the White Fish River Indian Reserve, otherwise Reserve number Four under the Treaty known as the Robinson Treaty, being a majority of the male members of our Band of the full age of twenty-one years, resident on our reserve, in the District of Algoma and Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto our Sovereign Lady the Queen, her Heirs and Successors for ever, ALL AND SINGULAR all the Burnt, Dead and Fallen Timber also the Green standing Pine Timber on that portion of our said Reserve lying South of the mouth of the White Fish River,—the said Timber to be cut and hauled out by ourselves under License on payment of dues as per tariff of the Department of Indian Affairs.

TO HAVE AND TO HOLD the same unto her said Majesty THE QUEEN, her heirs and successors for ever, in trust to sell the same to such person or persons and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people, the proceeds of the said Timber (less dues and bonus) to be paid direct to ourselves by the purchaser.

AND upon the further condition that all moneys by way of Dues and Bonus received for the said Timber shall after deducting the usual proportion for expenses of management, be invested for the benefit of our Band.

AND WE, the said Chief and principal men of the said White Fish River Band do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm whatever the said Government of Canada may do, or cause to be lawfully done, in connection with the said Timber hereby surrendered.

IN WITNESS WHEREOF, we the . . . . . have hereunto set our hands and affixed our seals this second day of December in the year of Our Lord one thousand eight hundred and ninety one.

Signed Sealed and delivered in the presence of,

JAS. C. PHIPPS  
*Superintendent*

FREDERICK FROST  
*Ch. of Eng. Missionary*

JOSEPH ESQUIMAUX

JAMES NAHWEGAHBOW [L.S.]

DAVID NOWGAHBOW [L.S.]

his

ANDREW x PAIBOMSEY [L.S.]

mark

his

JACOB x NOWEGAHBOW [L.S.]

mark

his

DUNCAN x MCGREGOR [L.S.]

mark

GREGOR MCGREGOR [L.S.]

his

ADAM x NOWEGAHBOW [L.S.]

mark

JAMES KEZHIKGOBENESS [L.S.]

DOMINION OF CANADA,  
 PROVINCE OF ONTARIO  
 DISTRICT OF MANITOULIN  
 To Wit:

Personally appeared before me, James Charles Phipps of the village of Manitowaning in the Province of Ontario, Indian Superintendent and James Nahwegahbow Chief of the said Band of Indians,

AND the said James Charles Phipps for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the White Fish River Indian Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to its Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said James Nahwegahbow says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to its Rules, and held in the presence of the said James Charles Phipps and James Nahwegahbow.

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents James Charles Phipps and James Nahwegahbow at the Town of Little Current in the District of Manitoulin this eighth day of June A.D., 1892.

JAS. C. PHIPPS  
 JAMES NAHWEGAHBOW

P. McCURRY

*Stipendiary Magistrate  
 for the District of Manitoulin*

Recorded 19th September 1892

Lib: 138. Folio 274

L. A. CATELLIER

*Dep: Registrar General of Canada*

No. 324.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Desert Band of Indians resident on our Reserve in the Township of Maniwaki in the County of Ottawa in the Province of Quebec and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady the Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Town-

ship of Maniwaki in the County of Ottawa and Province of Quebec containing by admeasurement Ninety Two acres be the same more or less and being composed of Lots numbers Fifty one, Fifty Two and Fifty Three in the Eighth Range of the aforesaid Township of Maniwaki

TO HAVE AND TO HOLD the same unto Her said Majesty The Queen, her Heirs and Successors forever, in trust to lease the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the leasing thereof, shall, after deducting the usual proportion for expenses of management, be paid to us and our descendants annually or semi-annually forever

AND WE, the said Chief and Principal men of the said Desert Band of Indians do on behalf our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the leasing of the said parcels of land.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this sixth day of August in the year of Our Lord one thousand eight hundred and ninety Two

Signed, Sealed and Delivered in the pre-	his	PETER x TENESCO <i>Chief</i>	[L.S.]
sence of	mark		
his	his	LOUIS x COMONDO <i>Chief</i>	[L.S.]
PETER x TENESCO <i>Chief</i>	mark		
his	his	JOHN x M. DOUGALL <i>Interpreter</i>	[L.S.]
LOUIS x COMONDO <i>Sub Chief</i>	mark		
his	his	MATIAS TCHANANA	[L.S.]
JOHN x M. DOUGALL <i>Interpreter</i>	mark	JOSEPH MINASS	[L.S.]
his	his	JOHN BULL x MICHEL	[L.S.]
JAMES MARTIN <i>Agent</i>	mark		
	mark	BAZILE OTZIK	[L.S.]
	his	MICHEL COMONDO	[L.S.]
	his	XAVIER x APIGON	[L.S.]
	mark		
	his	SEMO x J. MICHELL	[L.S.]
	mark		
	his	JOHN x B. TCHENENE	[L.S.]
	mark		
	his	BENJAMIN x APIGON	[L.S.]
	mark		
	his	BENJAMIN x DECONTIER	[L.S.]
	mark		
	his	FRANCIS x COMONDO	[L.S.]
	mark		
	his	LEMAB x WATAGON	[L.S.]
	mark		
	his	PETER x SHEMETTE	[L.S.]
	mark		
	his	XAVIER x JABOT	[L.S.]
	mark		



	his	
MICHEL x	JABOT	[L.S.]
	mark	
	his	
FRANCIS x	LACOMPTÉ	[L.S.]
	mark	
	his	
ANTOINE x	TENESCO	
	mark	

DOMINION OF CANADA, -  
 PROVINCE OF QUEBEC  
 COUNTY OF OTTAWA  
 To Wit:

Personally appeared before me, James Martin of the Village of Maniwaki in the Province of Quebec Indian Agent and Peter Tenisco Chief of the said Band of Indians.

AND the said James Martin for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Maniwaki Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Peter Tenisco says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said James Martin

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

Sworn before me by the Deponents James	}	
Martin and Peter Tenisco at the Village		JAMES MARTIN
of Maniwaki in the County of Ottawa		his
this 27th day of September A.D., 1892.		PETER x TENISCO mark

J. T. ST. JULIEN,

*District Magistrate for the  
 Districts of Ottawa and Terrebonne.*

Recorded, 11th November 1892.

Lib: 134. Fol: 547.

L. A. CATELLIER

*Dep. Registrar General of Canada.*

No. 325.

REGISTRY OFFICE }  
COUNTY OF HUNTINGDON }

I Certify that after having made search in the books of this office for all undischarged Hypothecs and Titles registered against those Lots known and designated on the official plan and book of reference of the township of Dundee as Lots numbers Fourteen A (14A) and Fourteen B (14B) on the Chenal range Since the First day of October one thousand eight hundred and eighty eight (Being the day on which the cadastre for the County of Huntingdon came into force) up to date, I find the following to wit:—

No. 20033

Reg 17th Sept 1892

Dated 7th Jany 1891

Grant by the Government of Canada to John A. W. Empey of those lots known and designated on the official plan and book of reference of the township of Dundee as lots numbers Fourteen A (14 A) and Fourteen B (14 B) on the Chenal range containing sixty four acres more or less for One Hundred and Sixty Dollars paid.

No. 20041

Reg 27th Sept 1892

Dated 22nd Sept 1892

Sale by John A. W. Empey and Cascinda Empey his wife to the Crown of those lots known and designated on the official plan and book of reference of the township of Dundee as lots numbers Fourteen A (14 A) and Fourteen B (14 B) on the Chenal range containing sixty four acres more or less for Two Thousand Dollars payable on first of March next (1893). For conditions see deed at full length executed before I. I. Crevier, N.P.

Witness my hand this Twenty Eighth day of September, one thousand eight hundred and ninety two.

E. S. ELSWORTH

*Deputy Registrar**County of Huntingdon*

On this twenty-second day of the month of September, in the year of Our Lord one thousand eight hundred and ninety-two.

Before Mtre. Israel-Isaie Crevier, undersigned Public Notary for the Province of Quebec, in the Dominion of Canada, therein residing in the Parish of St. Anicet, in the District of Beauharnois.

Personally appeared Mr. John Alexander W. Empey, of the township of Dundee, in the said Province of Quebec, farmer, and Dame Cascinda Empey, his wife, whom he doth hereby well and duly authorize for all the purposes hereof.

Who did and do hereby bargain, sell, assign, transfer, surrender, renounce, release, abandon, and quit claim, from this day, henceforth, and for ever, with full warranty against all troubles and causes of troubles and eviction generally whatsoever, unto Her Majesty Queen Victoria, and to Her Heirs and Successors.

Those two lots known and designated on the official plan and book of reference of the said township of Dundee, as lots Numbers fourteen A and fourteen B, on the Chenal range in said township, containing by admeasurement sixty-four acres, more or less, with all the appurtenances thereon and thereunto belonging.

To be by Her Majesty the Queen, her heirs and successors, held in full property from this day, but to take possession thereof only on the first day of March next (1893) on which day and no later, the said vendors do hereby expressly bind and oblige themselves their heirs, administrators and assigns, to give up possession of the hereby sold lots in their actual condition, to Her Majesty the Queen and her heirs and successors.

The hereby sold premises belong to the said vendors under and by virtue of a Patent granted by Her Majesty the Queen on the seventh day of January eighteen hundred and ninety-one, duly recorded under number twenty thousand and thirty-three: The present sale, surrender and quit-claim is thus made for and in consideration of the price and sum of two thousand dollars, currency, payable to the said vendors or order, on the said first day of March next (1893), provided that possession of the hereinabove described premises shall have already been given up.

The said vendors expressly agree and promise to pay all taxes and other land contributions whatsoever actually due and payable or to become due and payable, actually imposed or to be imposed, until the said first day of March next (1893), either on account of the debenture debt or on any other account upon the hereby sold lots of land.

The Crown will assume the payment of the debenture debt after the said first day of March next, provided that it obtains possession of said land on that date. At any time after the execution hereof, the surveyor or surveyors of the Department of Indian Affairs may enter upon the hereby sold lands, for the purpose of dividing the same into lots for distribution amongst the Indians of the St. Regis Band.

Until the said first day of March next, (1893), the said vendors shall be at liberty to take wood from the hereby sold premises, for fuel, to be used thereon and not elsewhere.

Under and by virtue of these presents, Her Majesty the Queen and her heirs and successors is or are and shall remain duly subrogated in all the rights, claims, interests demands resulting or accruing to said vendors in, to or upon the hereby sold lots of land, from the aforesaid Patent or any other title whatsoever.

Whereof *Acte*: Thus done and passed at the village of Huntingdon, in the county building, under the Number eight thousand two hundred and one in the Repertory of said Notary, on the day, month and year first above written and after reading made to the said parties according to law the said Cascinda Empey has signed with me, Notary, the said John Alexander W. Empey has declared he does not know how to write his name and being required to do so has made his mark.

his  
JOHN ALEXANDER W <sup>x</sup> EMPEY  
mark  
(Signed) "CASCINDA EMPEY"  
" I. I. CREVIER N.P."

A true copy of the original hereof remaining of record in the undersigned Notary's office.

I. I. CREVIER  
N.P.

I Certify this document was received at the Registry Office of the County of Huntingdon, on the Twenty Seventh day of September one thousand eight hundred and Ninety two at two o'clock in the afternoon, and is recorded in Register B Volume 19 page 73 under number 20041

AND. SOMERVILLE

*Registrar.*

Recorded 18th November 1892  
Lib: 138, Folio 296

L. A. CATELLIER  
*Dep: Registrar General of Canada*

No. 326.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Band of O'Soup, No. 73 in Treaty No. 4, resident on our Reserve No. 73 in Treaty No. 4 in the Provisional District of Assiniboia in the North West Territories and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the said Reserve No. 73 in said Treaty No. 4 in the said Provisional District of Assiniboia containing by admeasurement Fifty-six acres be the same more or less and being composed of a Road allowance 66 feet in width for a road the exact location of which to be determined by the Superintendent General of Indian Affairs, or by whomsoever he may thereunto depute and authorize, beginning at a point on the Northern boundary of Indian Reserve No. 72, in Treaty No. 4, immediately South of the Agency and thence running Northerly to a point on the Qu'Appelle River, at or near the Residence of Chief O'Soup, a distance of about 7 miles.

TO HAVE AND TO HOLD the same unto Her said Majesty The Queen, her Heirs and Successors forever, in trust to be used for a public Highway and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND WE, the said Chief and Principal men of the said Band of O'Soup No. 73 in Treaty No. 4, do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the said Road allowance

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this Twelfth day of May in the year of Our Lord one thousand eight hundred and ninety.

Signed, Sealed and Delivered, in the presence of

A. McDONALD  
Indian Agent.

}	his		
	LOUIS O'SOUP x Chief		[L.S.]
	mark		
	his		
	NEPAHPENESS x H. MAN		[L.S.]
	mark		
	his		
	ALEX GADDIE x H. M.		[L.S.]
	mark		
	his		
	BAPTISTE HENRY x H. M.		[L.S.]
	mark		
	his		
	ESQUAQUENAKE x H. M.		[L.S.]
	mark		

This is the document referred to in the affidavit of Allen McDonald and Louis O'Soup, sworn before me this 4th day of August A.D. 1890.

E. L. WETMORE  
J. S. C.

DOMINION OF CANADA,  
Provisional District  
of Assiniboia  
To Wit:

Personally appeared before me, The Honourable Edward L. Wetmore one of the Judges of the Supreme Court of the North West Territories Allen McDonald the Indian Agent of the Crooked Lake Agency in the Provisional District of Assiniboia and Louis O'Soup Chief of the said Band of Indians.

AND the said Allen McDonald, Indian Agent, or himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the said Reserve No. 73, in Treaty No. 4, of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Louis O'Soup Chief of the said Band No. 73 in Treaty No. 4 says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said Louis O'Soup.

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he Louis O'Soup is Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents Allen McDonald and Louis O'Soup at the Village of Grenfell in the Provisional District of Assiniboia this 4th day of August A.D., 1890. Having been first read over and explained by me to the said Louis O'Soup who seemed perfectly to understand the same.

A. McDONALD  
his  
LOUIS x O'SOUP  
mark

E. L. WETMORE

*A Judge of the Supreme Court of the  
North West Territories*

Accepted by the Governor in Council on the 7th March 1893

JOHN J. MCGEE

*Clerk of the Privy Council*

Recorded 29th March 1893.

Lib 135 Fol. 531

L. A. CATELLIER

*Dep. Registrar General of Canada*

No. 327.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Band of Oochapeweyas No. 71 in Treaty No. 4, resident on our Reserve No. 71 in Treaty No. 4, in the Provisional District of Assiniboia in the North West Territories and Dominion of Canada, for and acting on behalf of the whole

people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the said Reserve No. 71 in said Treaty No. 4 in the said Provisional District of Assiniboia containing by admeasurement Forty Acres be the same more or less and being composed of a Road allowance 66 feet in width for a road, the exact location of which to be determined by the Superintendent General of Indian Affairs, or by whomsoever he may thereunto depute and authorize, beginning at a point on the Qu'Appelle River in said Reserve No. 71 in Treaty No. 4, near the Eastern side thereof, and thence running Southerly a distance of about 5 miles to connect with a road running Northerly from Whitewood.

TO HAVE AND TO HOLD the same unto Her said Majesty The Queen, her Heirs and Successors forever, in trust to be used for a public highway, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND WE, the said Chief and Principal men of the said Band of Oochapeweyas No. 71, in Treaty No. 4, do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the said Road allowance

IN WITNESS WHEREOF we have hereunto set our hands and affixed our seals this tenth day of May in the year of Our Lord one thousand eight hundred and ninety

Signed, Sealed and Delivered, in the presence of

A. McDONALD  
Indian Agent

}	his		
	mark	OCHAPWEYAS x Chief	[L.S.]
}	his		
	mark	KAH-NE WAS QUAHAW x H. M.	[L.S.]
	his		
	mark	OO-SAH-WAS TIN x H. M.	[L.S.]
	his		
	mark	KAH-TA-KE-HAH-COOS x H. M.	[L.S.]
	his		
	mark	KEI-HE-MUSQUA x H. M.	[L.S.]

This is the document referred to in the affidavit of Allen McDonald sworn to before me on the 21st day of January 1893 and averred to by Oosawistan and Little Assiniboine the same day.

E. L. WETMORE  
J. S. C.

DOMINION OF CANADA,  
DISTRICT OF  
To Wit:

Personally appeared before me, The Honourable Edward L. Wetmore a judge of the Supreme Court of the North West Territories Allen McDonald, Indian Agent of the Crooked Lake Agency in the Provisional District of Assiniboia and Oosawistan one of the principal men of the said Band of Indians hereinafter mentioned and Little Assiniboine a member of the said Band of Indians.

AND the said Allen McDonald for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the said Reserve Number 71 in Treaty Number 4 of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band, summoned for that purpose, according to their Rules.

That he was Present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting, by the Superintendent General of Indian Affairs.

That no Indian was Present or voted at said council or meeting, who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Oosawistan and Little Assiniboine for themselves say:

That the annexed Release or Surrender was assented to by Oochapeweyas and a majority of the male members of the said Band of Indians, of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the Presence of the said Oosawistan and Little Assiniboine

That no Indian was present or voted at such council or meeting, who was not an habitual resident on the Reserve of the said Band of Indians, or interested in the land mentioned in the said Release or Surrender.

That the said Oosawistan is a Principal man of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents Al- } A. McDONALD  
len McDonald at the Town of Mooso- } his  
min in the Provisional District of As- } OOSAWISTAN x  
siniboia this 21st day of January A. } mark  
D., 1893. } LITTLE ASSINIBOINE x  
mark

No. 328.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of the Band of Ka-Kee-Wistahaw No. 72 in Treaty No. 4, resident on our Reserve No. 72 in Treaty No. 4, in the Provisional District of Assiniboia, in the North West Territories and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, those certain parcels or tracts of land and premises, situate, lying and being in the said Reserve No. 72 in said Treaty No. 4 in the said Provisional District of Assiniboia, containing by admeasurement One hundred and forty four acres be the same more or less and being composed of—

First—A Road allowance 66 feet in width running from a point on the northern boundary of said Reserve No. 72 in said Treaty No. 4, immediately south of the agency, thence in a southerly direction through said Reserve to connect with a road running northward from Broadview, a distance of about seven miles.

Second—A Road allowance 66 feet in width through said Indian Reserve No. 72, in said Treaty No. 4, from a point on the Qu'Appelle River on or near Section 20 Township 18, Range 4, West of the 2nd Initial Meridian and thence southerly to connect with a road running northerly from Broadview a distance of about eleven miles

TO HAVE AND TO HOLD the same unto Her said Majesty The Queen, her Heirs and Successors forever, in trust to be used for public highways, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our Welfare and that of our people.

AND WE, the said Chief and Principal men of the said Band of Kakeewistahaw No. 72 in Treaty No. 4 do, on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the said Road allowances.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this Nineteenth day of May in the year of Our Lord one thousand eight hundred and ninety.

Signed, sealed and delivered in the presence of A. McDONALD Indian Agent	{	KAH KEE WISTA HAW. x	his mark	Chief	[L.S.]
		WAH SAH-CASE x	his mark	H. M.	[L.S.]
		SAY SAY SEW x	his mark	H. M.	[L.S.]
		LOUISON x	his mark	H. M.	[L.S.]
		FRANCIS x	his mark		[L.S.]

This is the document sworn to before me by Allen McDonald the 5th day of August A.D. 1890 and averred to be true by Kakeewistahaw

E. L. WETMORE

J. S. C.



DOMINION OF CANADA  
PROVISIONAL DISTRICT  
OF ASSINIBOIA  
To Wit:

Personally appeared before me, Allen McDonald Indian Agent of the Crooked Lakes Agency in the Provisional District of Assiniboia and Kakewistahaw Chief of the said Band of Indians.

AND the said Allen McDonald Indian Agent for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the said Reserve No. 72 in Treaty No. 4 of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Kakewistahaw Chief of the said Band No. 72 in Treaty No. 4 says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians, of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said Allen McDonald Indian Agent and the said Kakewistahaw.

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he Kakewistahaw is Chief of the said Band of Indians and entitled to vote at the said meeting or council.

Sworn before me by the Deponents Al-  
len McDonald at the Village of Gren-  
fell in the District of Assiniboia this  
Fifth day of August A.D., 1890.

A. McDONALD  
his  
KAKEEWISTAHAW X  
mark

E. L. WETMORE

*A Judge of the Supreme Court of the  
North West Territories*

And I certify that the above named Kakeewistahaw the above named Indian Chief personally came before me at the same time and place and that I read over and explained to him that part of the foregoing document containing the statements alleged to be made by him therein that such reading over and explaining was done through the Interpreter John Sinclair and in the presence of the above named Allen McDonald that the said Kakeewistahaw seemed perfectly to understand the same and made his mark hereto in my presence and averred that his statement was true As he is a Pagan Indian I had no means or method of administering any oath to him in this matter that I am aware of.

E. L. WETMORE  
J. S. C.

Accepted by the Governor in Council on the 7 March 1893

JOHN J. MCGEE

*Clerk of the Privy Council*

Recorded 29th March 1893 Lib 135 Fol. 537.

L. A. CATELLIER

*Dep. Registrar General of Canada*

## No. 329.

Memorandum of acceptance of a conditional surrender of land, for roads' purposes, by the Crooked Lake Indians, to be deposited with the Superintendent General of Indian Affairs, made this thirtieth day of August, 1889.

WHEREAS, in view of the rapidly increasing settlements north of the Crooked Lake Indian Reserve, it has been thought highly desirable to open up four roads, as hereinafter described, through the said Indian reserves, for the purpose of connecting the settlements aforesaid with the town of Broadview, on the Canadian Pacific Railway namely:—

1st. A road from Broadview, through O'Soup's Reserve, to a point on the Qu'Appelle River, at or near O'Soup's place.

2nd. A road from Broadview, running north, until it joins the road-allowance, through O'Soup's Reserve.

3rd. A road from Broadview, running to the Qu'Appelle Valley, on or near section 20, township 18, range 4.

4th. A road from a point on the Qu'Appelle River, at the eastern end of the reserve of Chief Ochapaweyas, running in a southerly direction, until it joins a proposed road, from Whitewood.

AND WHEREAS, at informal meetings of the bands of Indians interested, it has been ascertained that the surrender of the land necessary for the construction of those portions of the said proposed roads on said reserves, cannot be obtained, except upon the following express terms and conditions; namely:—

1. THAT the Indians shall not, unless they consent, contribute in any manner to the cost of construction and maintenance of these roads.

2. THAT the said roads, once opened, shall be kept in a good state of repair to the satisfaction of the Superintendent General, or his agent.

3. THAT the Indians shall be given the privilege of performing all labor in connection with the construction and maintenance of such portions of said roads, as are within the limits of their reserves, being allowed a fair market valuation for their work.

4. THAT all lands to be surrendered for the purposes aforesaid, shall be held in trust by the Superintendent General of Indian Affairs, who shall have the right at any time, in his discretion, to close all or any of the said roads to the public.

WE, THE UNDERSIGNED, residents of Broadview aforesaid, and interested in the opening of the roads above mentioned, do hereby, for ourselves, and on behalf of other white settlers generally, agree to be held bound by the terms and conditions hereinbefore recited, in any surrender of lands which may be made by the Indians of the Crooked Lake Reserves, for the purposes aforesaid.

IN WITNESS WHEREOF, we have hereunto set our hands and seals the day and year first above written.

Signed, sealed and delivered in the presence of	} As regards Roads 1st, 2nd 3rd. only leading direct to and from Broadview	
DUNCAN PIERCE		A. G. THORBURN [L.S.]
Agency Clerk		THOMAS BAWDEN [L.S.]
		WILLIAM HODSON [L.S.]

As regards Road No. 4 from the Qu'Appelle Valley to Whitewood

H. MCKAY	[L.S.]
D. HUNTER	[L.S.]
SAMUEL WILSON	[L.S.]
B. LIMOGES.	[L.S.]

Accepted by the Governor in Council on the 7th March 1893

JOHN J. McGEE

*Clerk of the Privy Council*

No. 330.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The River Desert Band of Indians resident on our Reserve in the Township of Maniwaki, in the County of Ottawa in the Province of Quebec and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Township of Maniwaki, in the County of Ottawa and Province of Quebec containing by admeasurement One & thirteen hundredths acres be the same more or less and being composed of all and singular that certain parcel or tract of land situate lying and being in the unsundered portion of Lot No. 3 in the Desert Front, Maniwaki Indian Reserve, Province of Quebec containing one acre and thirteen hundredths of an acre of land be the same more or less and which may be described as follows: commencing at the East end of the Southerly boundary of the lot leased to Jeremiah Quaile thence easterly on the said southerly boundary produced 200 feet, thence northerly 250 feet more or less to the South East angle of the Lot leased to J. Moore, thence West along the South boundary of said lot 210 feet more or less to the lot leased to McCracken and Boyle, thence Southerly along the easterly boundary of said lot 100 feet more or less, to the northerly boundary of the lot leased to Jeremiah Quaile, thence Easterly along the said northerly boundary 47 feet more or less, to the North East angle of the said lot, thence Southerly along the easterly boundary of the said lot 147 feet more or less to the point of commencement.

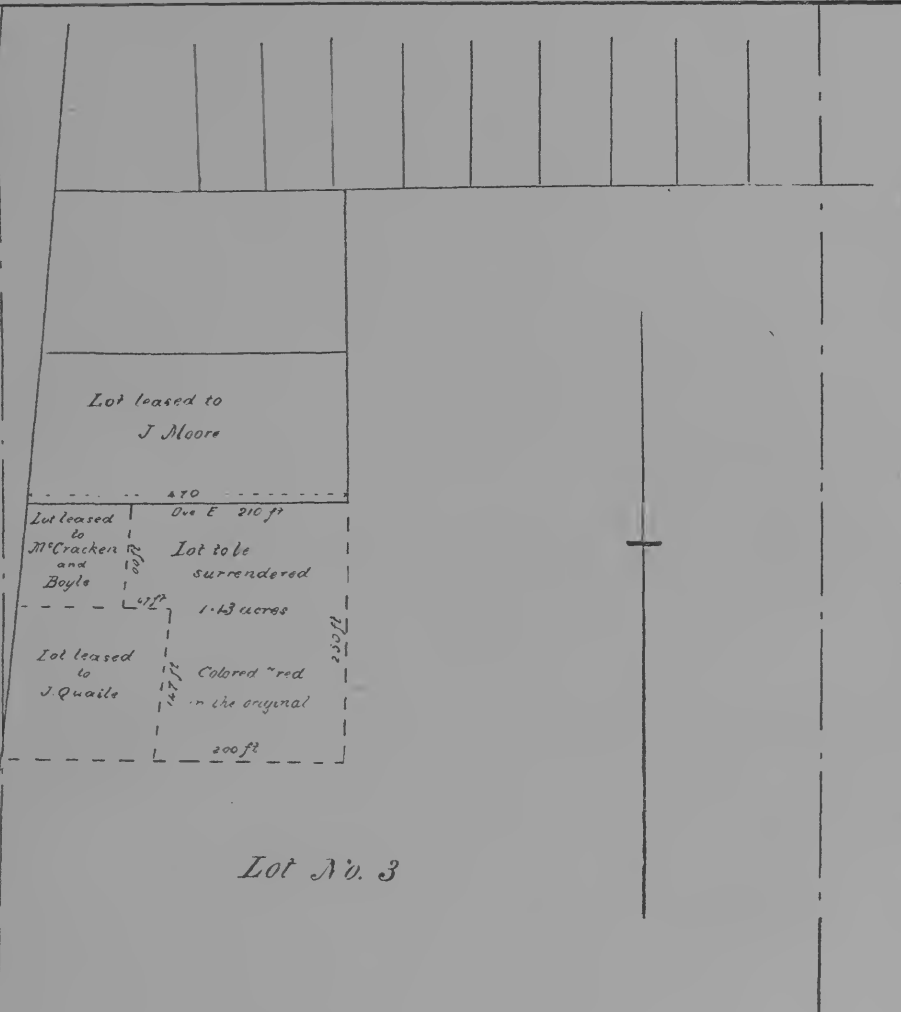
TO HAVE AND TO HOLD the same unto Her said Majesty The Queen, her Heirs and Successors forever, in trust to lease the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the leasing thereof, shall, after deducting the usual proportion for expenses of management, be paid to the Heirs of the late Chief Pitnewatik

AND WE, the said Chief and Principal men of the said Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the leasing of the said land

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this second day of January in the year of Our Lord one thousand eight hundred and ninety three

Signed, Sealed and Delivered in the presence of	}	his	
JAMES MARTIN		PETER x TENESCO Chief	[L.S.]
Indian Agent		mark	
his		his	
PETER x TENESCO Chief	}	LOUIS x PEZZENDEWATCH Sub. Chief	[L.S.]
mark		mark	
his		his	
LOUIS x PEZZENDEWATCH Sub Chief		JOHN x McDUGALL Interpreter	[L.S.]
mark		mark	
		SIMON OTJIK	[L.S.]
		BAZILE OTJIK	[L.S.]



Tracing showing the lot of Land in Lot No. 3  
Desert Front, Maniwaki, Que. proposed to be surrendered

A true copy (reduced)

*S. Bray*  
Chief Surveyor  
Dept. of Indian Affairs  
12 Jan. 1904

Scale 0 1 2 3 4 5 chains

MATIAS TCHANANA	[L.S.]
MICHEL COMANDUN	[L.S.]
MOSES BESINDNA	[L.S.]
his	
MICHEL x BUCKSHOT	[L.S.]
mark	
his	
JOHN x WHITEDUCK	[L.S.]
mark	
his	
SIMON x TENESCO	[L.S.]
mark	
ABRAHAM OTJIK	[L.S.]
his	
ALBERT x JABOT	[L.S.]
mark	
his	
PETER x OTTAWA	[L.S.]
mark	
his	
PETER x BUCKSHOT	[L.S.]
mark	
his	
JOHN BONE x COMANDO	[L.S.]
mark	

DOMINION OF CANADA,  
 PROVINCE OF QUEBEC  
 COUNTY OF OTTAWA  
 To Wit:

Personally appeared before me, James  
 Martin of the Village of Maniwaki in the  
 Province of Quebec Indian Agent and  
 Peter Tenesco Chief of the said Band of  
 Indians.

AND the said James Martin for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Maniwaki Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Peter Tenesco says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said James Martin.

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents  
 James Martin and Peter Tenesco at  
 the Village of Maniwaki in the County  
 of Ottawa this 27th day of January  
 A.D. 1893.  
 J. T. ST. JULIEN

JAMES MARTIN  
 his  
 PETER x TENESCO.  
 mark

*District Magistrate for  
 the Districts of Ottawa  
 & Terrebonne*

Accepted by His Excellency the Governor General in Council 27th February 1893

JOHN J. MCGEE  
*Clerk of the Privy Council*

Recorded 23rd March 1893  
 Lib: 138 Fol: 329

L. A. CATELLIER  
*Dep: Registrar General of Canada.*

No. 331.

KNOW ALL MEN BY these presents that we the undersigned Chiefs and Warriors of the Caughnawaga Band of Indians now residing on that piece or parcel of land described and marked on Messrs. Dennis and Boulton's map of the Saugeen Indian Peninsula as the "Reserve of the Caughnawaga Indians a copy of which is hereunto annexed. In consideration of the sum of Six Hundred and seventy two pounds and two Shillings of lawful money of Canada to us in hand paid by the *Indian Department* of the said Province, the receipt whereof we do hereby acknowledge. Have by these presents sold assigned transferred and set over unto the said Indian Department the said "Reserve of the Caughnawaga Indians—Saving and excepting and always reserving out of the same Three hundred acres of land (for the benefit of three families of the said Band of Indians (intending residents on the same) to be chosen decided upon and appointed by the said Indian Department.

To have and to hold the same unto the said Department upon the trusts and for like purposes of other lands held by the said Department for the benefit of Indians.

In Witness Whereof we have hereunto set our hands and seals at the town of Sydenham in the County of Grey this Fourth day of September in the year of our Lord one thousand eight hundred and fifty six

In Presence of  
 ISAAC MAY  
 M. ANDERSON.

Certified to have been Executed in my  
 presence  
 T. G. ANDERSON  
 S. I. A.

ATONWA x TEHALASE	[L.S.]
ATONWA x TEKAISNWAONTERE	[L.S.]
THAWIS x SAISONNITAKEREN	[L.S.]
WISHE x SAKTISHIOTTHA	[L.S.]
SAK x SAKSHENTHETHA	[L.S.]
JOHN x KALAHENDAT	[L.S.]
RORON x THARONTAWAKON	[L.S.]
SARA x THEKANATAREKON	[L.S.]
SOSE x KETONHA	[L.S.]
SOSE x ORAKWAKEN	[L.S.]
SASATIS x TESENNITOKEN	[L.S.]
HENNIS x KARAKWASA	[L.S.]
SAKSARIE x OTSETOKON	[L.S.]

TORONTO 6th Sept 1856.

SIR,—I have the honour to report to you that in obedience to your instructions of the 2nd Instant I proceeded to Owen Sound and have now to Enclose a quit claim from the Caughnawaga Indians. signed by thirteen of the Heads of families, releasing to the Dept. all their right and title to that part of the Saugeen Peninsula which had been reserved for their use and benefit. Excepting Three hundred Acres from which Three families decline removing, such Three hundred Acres to be allotted to them in such part as the Dept. may see fit.

They are desirous that the amount of £672.2/ Cy. should be sent to Mr. Alex. McNabb for distribution among them with as little delay as possible so that they may be enabled to remove at once.

I have the honor to be Sir

Your Most Obedient Humble Servant

T. G. ANDERSON

S. I. A.

R. T. PENNEFATHER ESQ

*Supt. Genl. Toronto, C. W.*

No. 332.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Blackfoot Tribe of Indians resident on our Reserve at Blackfoot Crossing in the Province of Alberta and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, the timber on that certain parcel or tract of land and premises, situate, lying and being on the Bow River at Castle Mountain in the District of Alberta containing by admeasurement twenty three square miles be the same more or less and being composed of The Blackfoot Timber Limit on the Bow River at Castle Mountain in the said District of Alberta.

TO HAVE AND TO HOLD the same unto Her said Majesty The Queen, her Heirs and Successors forever, in trust to sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the sale of said timber shall, after deducting the usual proportion for expenses of management, be placed to our credit and the interest thereon paid to us and our descendants.

AND WE, the said Chief and Principal men of the said Tribe of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the sale of the said timber.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this twenty fourth day of December in the year of Our Lord one thousand eight hundred and ninety-two.

Signed, Sealed and Delivered, in the presence of

MAGNUS BEGG J.P.

*Indian Agent*

Witness W. M. BAKER

Witness I. LAWRENCE

}	his	
	WHITE x PUP, M. C.	[L.S.]
	mark	
	his	
}	RUNNING x RABBIT H. C.	[L.S.]
	mark	

his	
WEAZEL x CALF M. C.	[L.S.]
mark	
his	
OLD x SUN II. C.	[L.S.]
mark	
his	
WHITE x CALF ROBE	[L.S.]
mark	
his	
MEDICINE x SHIELD	[L.S.]
mark	
his	
RABBIT x CARRIER	[L.S.]
mark	
his	
WHITE x EAGLE	[L.S.]
mark	
his	
BEAR x CHILD	[L.S.]
mark	
his	
LONE x CHIEF	[L.S.]
mark	
his	
BIG x PLUME	[L.S.]
mark	

DOMINION OF CANADA,  
PROVISIONAL DISTRICT  
OF ALBERTA  
To Wit:

Personally appeared before me, The  
Honorable Chas. B. Rouleau a Judge of  
the Supreme Court of the N. W. Terri-  
tories in the Provisional District of Al-  
berta Magnus Begg and Running Rab-  
bit Chief of the said Band of Indians.

AND the said Magnus Begg for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Blackfoot Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Running Rabbit says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said Running Rabbit

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.



SWORN before me by the Deponents  
 Magnus Begg and Running Rabbit at  
 the Town of Calgary in the Provisional  
 District of Alberta this 14th day of  
 January A.D., 1893.

his  
 RUNNING x RABBIT  
 mark  
 MAGNUS BEGG

CHAS B. ROULEAU

*J.S.C.*

Accepted by the Governor in Council on the 5th April 1893

JOHN J. MCGEE

*Clerk of the Privy Council*

Recorded 2nd May, 1893.

Lib: 134 Fol: 628,

*Dep: Registrar General of Canada*

No. 333.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of the Seymour Creek Band of Indians resident on our Reserve at Seymour Creek District of New Westminster in the Province of British Columbia and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Seymour Creek Indian Reserve in the District of New Westminster and Province of British Columbia containing by admeasurement one hundred and forty seven acres be the same more or less and being composed of all that portion of land known as No. 11 Reserve Seymour Creek, for the purpose of disposing of the Timber thereon to the best advantage, for and in the interest of the said Band of Indians described above, as the Seymour Creek Indians.

TO HAVE AND TO HOLD the same unto Her said Majesty The Queen, her Heirs and Successors forever, in trust to lease the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the leasing thereof, shall, after deducting the usual proportion for expenses of management, be paid to us and our descendants.

AND WE, the said Chief and Principal men of the said Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the leasing of the said parcel of land for the purpose aforementioned.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this Fourteenth day of January in the year of Our Lord one thousand eight hundred and Ninety three.

Signed, Sealed and Delivered, in the presence of

A. W. VOWELL

*Indian Superintendent for the  
Province of British Columbia*

CHIEF GEORGE his x mark	[L.S.]
ALEX. his x mark	[L.S.]
JIM his x mark	[L.S.]
SEYMOUR his x mark	[L.S.]
BOB his x mark	[L.S.]
TILDUSE his x mark	[L.S.]
TOM. his x mark	[L.S.]
GEORGE, his x mark	[L.S.]
CHARLEY his x mark	[L.S.]
HANNIS his x mark	[L.S.]
SCEHOWLITZ his x mark	[L.S.]

DOMINION OF CANADA,  
PROVINCE OF BRITISH COLUMBIA  
COUNTY OF WESTMINSTER

To Wit:

Personally appeared before me, A. W. Vowell the Superintendent of Indians in the Province of British Columbia and George Chief of the said Band of Indians.

AND the said A. W. Vowell for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Seymour Creek Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Chief George says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said Chief George.

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents A.

W. Vowell & George Chief of the Band of Indians of the Seymour Creek Reserve after having been first read over by me to the said Chief George who appeared to understand the same and made his mark thereto in my presence at the City of Vancouver in the County of Westminster this 15th day of January A.D., 1893.

A. W. VOWELL  
his  
GEORGE x CHIEF  
mark

G. A. JORDAN

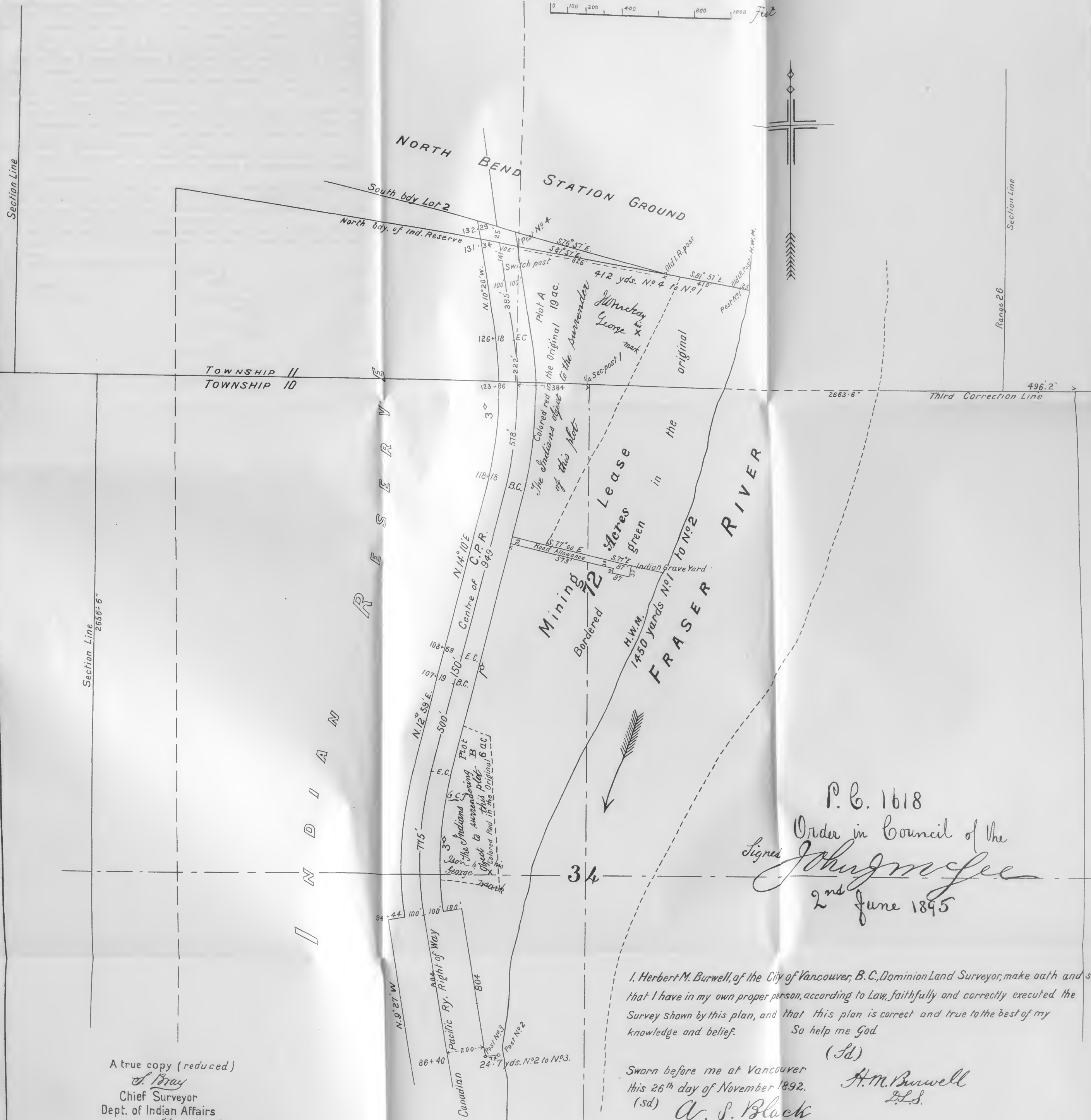
*Stipendiary Magistrate*

100861

MINING LEASE IN KOP-CHIT-CHIN INDIAN RESERVE

APPLIED FOR BY CHARLES STEWART,  
BEING PARTS OF SEC. 34, TR. 10 AND SEC. 2. TR. 11  
RANGE 26, W. OF 6TH. I. M.

Scale



A true copy (reduced)  
*S. Bray*  
 Chief Surveyor  
 Dept. of Indian Affairs  
 28<sup>th</sup> June. 1904

File 94649

P. C. 1618  
Order in Council of the  
Signed John M. Lee  
2<sup>nd</sup> June 1895

I, Herbert M. Burwell, of the City of Vancouver, B.C., Dominion Land Surveyor, make oath and say, that I have in my own proper person, according to Law, faithfully and correctly executed the Survey shown by this plan, and that this plan is correct and true to the best of my knowledge and belief. So help me God

(Ld)

Sworn before me at Vancouver  
this 26<sup>th</sup> day of November 1892.  
(sd) A. B. [Signature]

A. S. Black

A Comm for lake affls.  
c.c. B. e. & noty Public B.C.

P. C. No. 1382.

Accepted by the Governor in Council on the 10th May 1893.

JOHN J. MCGEE

Recorded, 29th May, 1893.

Lib: 134, Fol: 652.

L. A. CATELLIER

*Dep: Registrar General of Canada.*

No. 334.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Boston Bar Band of Indians resident on our Reserve in the District of Yale in the Province of British Columbia and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Kopchitchin or Kapatsitsan Indian Reserve in the Yale District and Province of British Columbia containing by admeasurement Seventy Two acres be the same more or less and being composed of part of the Kopchitchin or Kapatsitsan Indian Reserve aforesaid described according to annexed plan made the 26th day of November 1892 by H. M. Burwell D.L.S. as follows—Commencing at Post I at a point on the Fraser River at North Bend B.C. thence following the course of the Fraser River Southerly a distance of 1450 yards to Post 2, thence Westerly a distance of 24 $\frac{1}{2}$  yards to Post 3, thence Northerly a distance of 1470 yards to Post 4, thence Easterly to Post 1, a distance of 412 yards. Excepting thereout a graveyard and road allowance thereto as indicated by plot about the Centre of the said land.—and excepting also the two plots A and B coloured red on plan and containing twenty five acres

TO HAVE AND TO HOLD the same unto Her said Majesty The Queen, her Heirs and Successors forever, in trust to lease the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the leasing thereof, shall, after deducting the usual proportion for expenses of management, be paid to us and our descendants.

AND WE, the said Chief and Principal men of the said Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the leasing of the said parcel of land.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this 23rd day of February in the year of Our Lord one thousand eight hundred and ninety three

Signed, Sealed and Delivered in the presence of

J. W. MACKAY,  
*Indian Agent*

his		
GEORGE x		[L.S.]
mark		
his		
SIM A LA UH x		[L.S.]
mark		
his		
A HU YA TAN x		[L.A.]
mark		
his		
KUNIAH x		[L.S.]
mark		
his		
KUA I AS KAT x		[L.S.]
mark		

DOMINION OF CANADA,  
PROVINCE OF BRITISH COLUMBIA,  
COUNTY OF  
To Wit:

Personally appeared before me, Joseph William Mackay of Kamloops Indian Agent of Kamloops Agency in the Province of British Columbia and George Chief of the said Band of Indians.

AND the said Joseph William Mackay for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Kopehitchin or Kapatsitsan Indian Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said George says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

Sworn before me by the Deponents Joseph William Mackay and George the same having been first read over by me to the said Chief George, who appeared to understand the same and made his mark thereto in my presence, at the Town of Kamloops in the County of Yale this 10th day of April A.D., 1893

JOSEPH WILLIAM MACKAY  
his  
GEORGE x  
mark

G. C. TUNSTALL S.M.

P. C. No. 1618.

Order in Council of the 2nd June 1893

JOHN J. MCGEE

2nd June 1893

Recorded 20th June 1893

Liber 135 Folio 559

P. PELLETIER

*Acting Dep Registrar General of Canada.*

## No. 335.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Tobique Band of Indians resident on our Reserve in the County of Victoria in the Province of New Brunswick and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Tobique Indian Reserve in the County of Victoria and Province of New Brunswick containing by admeasurement one hundred and thirteen acres be the same more or less and being composed of parts of lots A. B. C. D and E and coloured yellow on the accompanying sketch as surveyed by C. E. Beckwith Land Surveyor of Perth in October 1884, and more particularly described as follows—Beginning at a post marking the intersection of the eastern boundary of the Tobique Road and the northern boundary of lot number twenty eight of the tier of lots bordering on the eastern shore of the River St. John and formerly part of the Tobique Indian Reserve, thence north easterly through the post marking the western extremity of the boundary between lots A. and B. twenty seven chains and eighteen links more or less to a post marking the western extremity of the boundary between lots B. and C. thence northerly through the post marking the western extremity of the boundary line between lots C. and D. to the eastern boundary of the Tobique Road in front of lot D. thence north easterly following the eastern boundary of said Road and the posts marking the same, to the post marking the intersection of said boundary with the northern boundary line of Lot E. thence South Seventy six degrees and fifty minutes east along said northern boundary ten chains more or less to a post marking the western boundary of the old road line, thence South thirteen degrees and ten minutes west following the posts marking the said western boundary sixty six chains and twenty five links more or less to a post on the said northern boundary of lot 28, thence North seventy six degrees and fifty minutes west twenty two chains more or less following said northern boundary to the place of beginning—all bearings are magnetic.

TO HAVE AND TO HOLD the same unto Her said Majesty The Queen, her Heirs and Successors forever, in trust to sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and interest thereon paid to us and our descendants.

AND WE, the said Chief and Principal men of the said Tobique Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the sale of the said parcel of land.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this 29th day of March in the year of Our Lord one thousand eight hundred and ninety three

Signed, Sealed and Delivered, in the presence of

JAMES FARRELL

*Tempy Indian Agent*

his		
FRANK x FRANCIS	(Chief)	[L.S.]
mark		
PETER x SOLIS		[L.S.]
his		
NOEL x BEAR		[L.S.]
mark		
JOHN x BERNARD		[L.S.]
JOHN x MATTHEW		[L.S.]

JOHN x SAPIER	[L.S.]
NICHOLAS x LOLA	[L.S.]
JOHN P. SOLIS	[L.S.]
JOSEPH x TRUMBLY	[L.S.]
PETER x FRANCIS	[L.S.]
JOSEPH x ALEXANDER	[L.S.]
CHAS x NICHOLAS	
MITCHEL x LAPORTE	
XAVIER x ALEXANDER	
JOSEPH x ELLIS	
JOHN x FRANCIS	
PETER J. x FRANCIS	
JOHN x MITCHELL	
FRANK x MORTIN	
FRANK FRANCIS JR	

DOMINION OF CANADA,  
PROVINCE OF NEW BRUNSWICK  
COUNTY OF VICTORIA  
To Wit:

} Personally appeared before me, James  
Farrell of the City of Fredericton in the  
Province of New Brunswick, Indian Agent  
and Francis Francis Chief of the said  
Band of Indians.

AND the said James Farrell for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Tobique Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Francis Francis says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said James Farrell

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

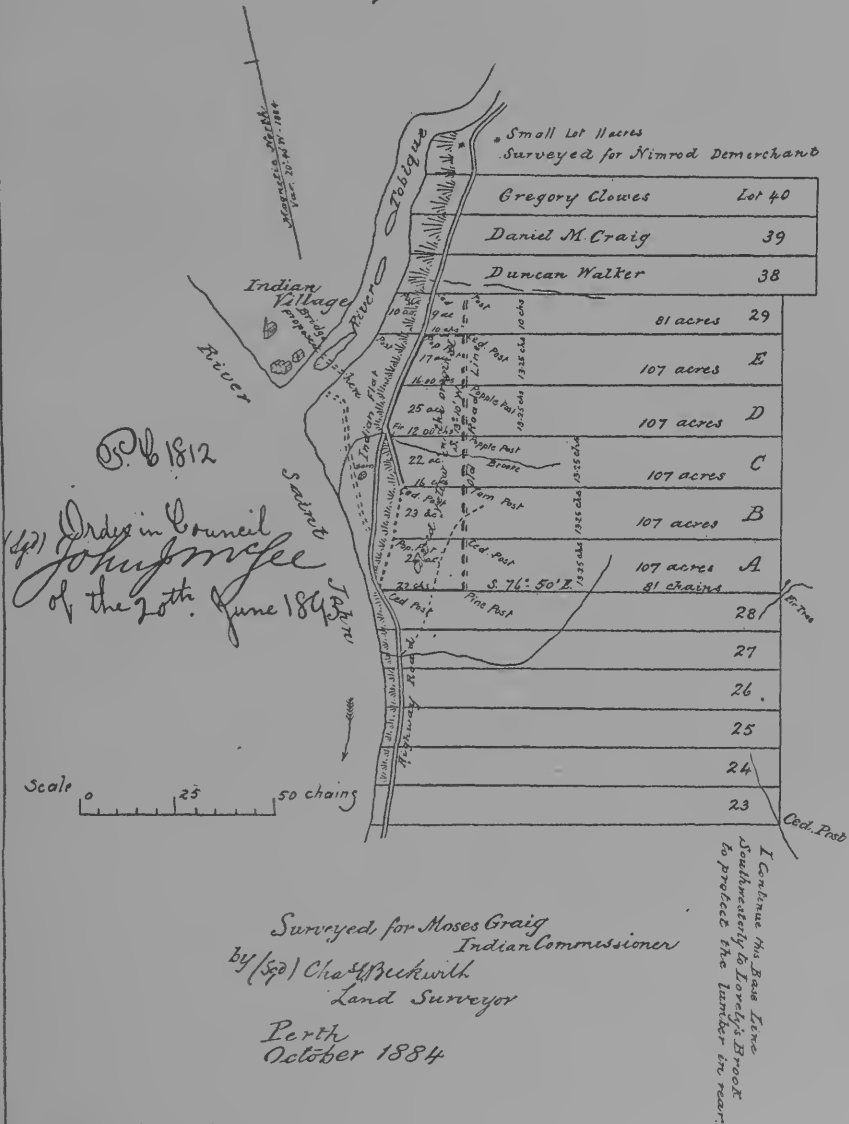
That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the above Deponents, James Farrell and Francis Francis at the Parish of Andover in the County of Victoria this fifth day of May A. D., 1893	} JAMES FARRELL his FRANCIS x FRANCIS Chief mark
--	---

No. 335<sup>v</sup>  
(Annex B')

100532

*A Sketch of the Resurvey in rear of the  
Tobique Indian Flat, Victoria County,  
New Brunswick*



Surveyed for Moses Craig  
Indian Commissioner  
by (Sd) Chas. Beckwith  
Land Surveyor  
Perth  
October 1884

A true copy (reduced)  
of  
Chief Surveyor  
Dept. of Indian Affairs  
1 July 1904



Neil McQuarrie, Police Magistrate, District of Andover & Perth Civil Court: and I the said Police Magistrate do hereby certify that the foregoing Affidavit was by me first read over to the above deponent Francis Francis, who seemed perfectly to understand the same, and made his mark thereto in my presence

NEIL McQUARRIE,

*J. P. and Police Magistrate for the District of  
Andover and Perth, Civil Court.*

Accepted by the Governor in Council on the 20th June 1893

JOHN J. MCGEE

*Clerk of the Privy Council*

Recorded, 24th July, 1893.

Lib: 138, Fol: 373.

P. PELLETIER

*Acting Dep: Registrar General of Canada.*

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No. 336.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Band of Indians resident on our Reserve on the North Thompson River in Kamloops District in the Province of British Columbia and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto our Sovereign Lady The Queen, Her Heirs and Successors forever, ALL AND SINGULAR, a right of way through that certain parcel or tract of land and premises, situate, lying and being in the North Thompson Indian Reserve in the Kamloops District and Province of British Columbia and the right of the Department of Indian Affairs to grant permission to the Company represented by Mr. John F. Smith of Kamloops B.C. to begin operations on the said Reserve which is the Natural Outlet of the coal field now discovered on the property of the said Company adjoining the said Reserve for the purpose of following the Coal by means of an adit from its outcropping on the said Reserve to the boundary of the property of the said Company and to use same afterwards as a right of way, Also permission to extend said right of way from the outcrop of the coal beds through the said Indian Reserve to the most convenient point for shipping the coal and to add to the area of the said right of way a landing place on the left bank of the North Thompson River say plot of land equal to about four acres in extent at the river end of the right of way

TO HAVE AND TO HOLD the said right of way unto Her said Majesty THE QUEEN, Her Heirs and Successors forever, in trust to dispose of the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the disposal thereof, shall, after deducting the usual proportion for expenses of management, be paid to us and Our descendants.

AND WE, the said Chief and Principal men of the said Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the disposal of the said right of way.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this Third day of October in the year of Our Lord one thousand eight hundred and Ninety Two.

Signed, Sealed and Delivered, in the presence of J. W. MACKAY <i>Indian Agent.</i> E. H. JONES	}	his	
		ANDRE x	[L.S.]
		mark	
		his	
		PIERRE x	[L.S.]
		mark	
		his	
		FELIX x	[L.S.]
		mark	
		his	
		EUSTIN x	[L.S.]
		mark	
		his	
		CHARLES x	[L.S.]
		mark	
		his	
		CELESTIN x	[L.S.]
		mark	
		his	
		ABEL x	[L.S.]
		mark	

P. C. 1929.

Accepted by the Governor in Council on the 5th July 1893

JOHN J. MCGEE

*Clerk of the Privy Council*

DOMINION OF CANADA,  
PROVINCE OF BRITISH COLUMBIA  
COUNTY OF  
To Wit:

Personally appeared before me, Joseph William Mackay of Kamloops Indian Agent for the Kamloops-Okanagan Agency the Agent of the Chuchukwalk Reserve in the Province of British Columbia and Andre Indian Chief of the said band of Indians.

AND the said Joseph William MacKay for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Chuk Chukualk Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Andre Indian Chief of the Said Band of Indians for himself says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said

No. 336

105538

S.D. Ref. 103106

# PLAN

Showing

Highway and Landing of the  
**KAMLOOPS COAL CO LTD.**  
on the  
North Thompson Indian Reserve  
**B.C.**

Scale

0 5 10 20 Chains

Surveyed by RH LEE P.L.S.

1893

IND. RES.

Var. 24° 10'

N

P.e. 1929

Order in Council of the  
(Sgd)

*John J. Maclean*

5th day of July 1893

NORTH THOMPSON RIVER  
Landing Colored

7.10

12.80

Creek Trail  
Red in Highway the  
64536 W. 43.26

4825

Kamloops Coal Co Property

3.08 51 C.

original

64536 W.

24.23

23.60

40

L.144A

A true copy (reduced)

*J. P. Maclean*

Chief Surveyor  
Dept. of Indian Affairs  
30 Jan'y 1904

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the aforesaid Deponents Joseph William Mackay and Andre the same having been first read over by me to the said Chief Andre who appeared to understand the same and made his mark thereto at the Court House of Kamloops in the County of Yale this third day of October A.D., 1892.

JOSEPH WILLIAM MACKAY  
his  
ANDRE x  
mark

GEO. A. WALKEM

*J. & J. P.*

Accepted by the Governor in Council on the 5th July 1893

*Clerk of the Privy Council*

Recorded 22nd August 1893

Lib: 138 Fol: 392

L. A. CATELLIER

*Dep: Registrar General of Canada*

#### A Description

of the landing on the North Thompson, Indian Reserve, applied for by The Kamloops Coal Co (Ltd), Kamloops, B.C. Commencing at a post on the East bank of the North Thompson river on said Indian Reserve, thence running Northwesterly along the East bank of said river to a post 9.08 chains; thence East 7.10 chains to a post; thence South 8 chains to a post; thence West 3 chains to point of commencement, containing  $4\frac{1}{10}$  acres, as shown on plan hereto annexed, colored red.

#### A Description

of the Highway on the North Thompson Indian Reserve, applied for by The Kamloops Coal Co. (Ltd), Kamloops, B.C.:—

Commencing at the croppings of coal at the West boundary of the Kamloops Coal Co's claim No. 1, running thence West 23.60 chains; thence Southwesterly 43.40 chains to a post on the border of said Company's landing; thence North 2.10 chains to a post on said border; thence Northeasterly 42.50 chains to a post; thence Easterly 24.23 chains; thence South 1.50 chains to point of commencement, containing 10 acres, as shown on annexed plan colored red.

THE KAMLOOPS COAL CO. (LTD)

M. J. M. GREER *Sec.*

No. 337.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The River Desert Band of Indians resident on our Reserve in the Township of Maniwaki, in the County of Ottawa in the Province of Quebec and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Township of Maniwaki in the County of Ottawa and Province of Quebec containing by admeasurement Twenty-One Acres be the same more or less and being composed of The unsundered portion of lot number Four Desert Front Range, in the Township of Maniwaki bounded as follows—On the East side by the side line between lots numbers Three and Four Desert Front Range, on the South by the road allowance between said lot number Four Desert Front Range and lot number Twenty Nine, Road Range East, On the West by the side line between said lot number Four Desert Front Range, and lot number Five Desert Front Range and on the North partly by the land leased to Mr. S. R. Brock and partly by the land leased to Mrs. Ellen Moar.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to the Credit of Heirs Pikrewatik and the interest thereon paid to the Heirs of the late Chief Pikrewatik

AND WE, the said Chief and Principal men of the said The River Desert Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the sale of the said parcel of land

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this seventeenth day of June in the year of Our Lord one thousand eight hundred and Ninety Three

Signed, Sealed and Delivered, in the presence of

JAMES MARTIN

*Indian Agent*

his

PETER x TENESCO *Chief*

mark

his

LOUIS x PEZZENDEWATCH

mark

JOHN MCDUGALL

his

PETER x TENESCO *Chief* [L.S.]

mark

his

LOUIS x PEZZENDEWATCH *Sub Chief* [L.S.]

mark

SIMON OTJIK *Late Chief* [L.S.]

his

JOHN x MCDUGALL *Interpreter* [L.S.]

mark

MATIAS TCHANANA *Late Sub Chief* [L.S.]

BAZILE OTJIK [L.S.]

MICHEL COMUNDUN [L.S.]

ABRAHAM OTJIK [L.S.]

ANTOINE TAWASKA [L.S.]

his

SIMON x TENESCO [L.S.]

mark

his

ANTOIN J. x MICHEL [L.S.]

mark

his PETER x SHEMETTE	[L.S.]
mark his MICHEL x JABOT	[L.S.]
mark his GABRIEL x TENESCO	[L.S.]
mark AMAPYISSTAWA	[L.S.]
his JACK x DECONTIER	[L.S.]
mark his TOMA x MENEAS	[L.S.]
mark his VINCENT x OTJIK	[L.S.]
mark his BENJ. x APIGAN	[L.S.]
mark his JOSEPH x COMONDO	[L.S.]
mark his CHARLES x COMONDO	[L.S.]
mark his WILLIAM x LACROIX	
mark his XAVIER x APIGON	[L.S.]
mark	

DOMINION OF CANADA,  
PROVINCE OF QUEBEC  
COUNTY OF OTTAWA  
To Wit:

Personally appeared before me, James  
Martin of the Village of Maniwaki in the  
Province of Quebec Indian Agent and  
Peter Tenesco Chief of the said Band of  
Indians.

AND the said James Martin for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Maniwaki Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Peter Tenesco says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said James Martin

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the said Deponents	}	
James Martin And Peter Tenesco at		JAMES MARTIN
the Township of Maniwaki in the		his
County of Ottawa this 27th day of		PETER X TENESCO
June, A.D., 1893		mark

The same having first been read over by me to the said Peter Tenesco who appeared to understand the same and made his mark thereto in my presence.

J. T. ST. JULIEN

*Stipendiary Magistrate for the  
Districts of Ottawa and Terrebonne.*

Privy Council

Accepted by the Governor in Council on the 1st September 1893

JOHN J. MCGEE

*Clerk of the Privy Council*

Recorded 14th September 1893.

Lib. 150 Fol. 1.

L. A. CATELLIER

*Dep. Registrar General of Canada.*

No. 338.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Nikaomin Band of Indians sub-band N-pazal-kua tum resident on our Reserve situate on the North side of the Thompson River in the Province of British Columbia and Dominion of Canada, for and acting on behalf of the whole people of our said sub-Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady THE QUEEN, her Heirs and Successors for ever, ALL AND SINGULAR, those continuous or separate tracts of land as the case may be known as "alluvial deposits" that may be found in the Unputspuquatum Indian reserve which said Reserve contains an area of six acres and fifty-three hundredths of an acre and is situated on the right bank of the Thompson River in Township 15, Range 25, West of the 6th I. M. Province of British Columbia.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to lease the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people, and our wishes are that the said lease shall continue for a period of not over ten years from the date of granting the same. That a sum of not less than \$650.00 (six hundred and fifty dollars) be collected on our behalf for said lease, and that the whole of the proceeds of said lease shall be paid to the Indians who sign this surrender their heirs and assigns.

AND upon the further condition that all moneys received from the leasing thereof, shall, after deducting the usual proportion for expenses of management, be paid to us and our descendants

AND WE, the said Chief and Principal men of the said sub-band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the disposal of the said alluvial deposits.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this twentieth day of June in the year of Our Lord one thousand eight hundred and ninety three

Signed, Sealed and Delivered, in the presence of JOSEPH WILLIAM MACKAY <i>Indian Agent.</i>	}	CAPTAIN JIM x	his mark	[L.S.]
		THOMAS PATERSON x	his mark	[L.S.]
		GEORGE x	his mark	[L.S.]
		NA-TAT-KO x	his mark	[L.S.]

DOMINION OF CANADA, PROVINCE OF BRITISH COLUMBIA COUNTY OF YALE To Wit:	}	Personally appeared before me, J. W. Mackay of Kamloops-Okanagan Indian Agency the Indian Agent in the Province of British Columbia and Captain Jim Chief of the sub-Band of Indians.

AND the said Joseph William Mackay for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said sub-Band of Indians of the Un-pukpulquam Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the sub-Band or interested in the land mentioned in the said Release or Surrender.

And the said Captain Jim says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said sub-Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said sub-band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said Joseph William Mackay

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said sub-Band of Indians or interested in the land mentioned in the said Release or Surrender.



That he is a Chief of the said sub-Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents	}	
Joseph William Mackay and Captain		
Jim The same having been read over		J. W. MACKAY, <i>Indian Agent.</i>
by me to the said Captain Jim, who ap-		his
peared to understand the same and		CAPTAIN JIM x
made his mark thereto in my presence		mark
at the Town of Lytton in the County		
of Yale this 24 day of June A.D., 1893.		

G. C. TUNSTALL

S. M.

Accepted by the Governor in Council on the 22nd Sept. 1893.

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 8th November, 1893

Lib: 148. Fol: 16.

L. A. CATELLIER

*Dep: Registrar General of Canada*

No. 339.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Lytton Band of Indians resident on our Reserve Stryen or No. IX. in the Province of British Columbia and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being on the right bank of The Fraser River in Township 15, Range 27, W. 6th I. M. and Province of British Columbia containing approximately Two Hundred and Forty acres, be the same more or less and being composed of the southern part of the Stryen Indian Reserve No. 9, of the Lytton Band of Indians as shewn in "red" on the plan hereto annexed and which may be described as follows Commencing at the intersection of the south boundary of the Stryen Indian Reserve with the water's edge of the Fraser River thence west along the said boundary 74.94 chains to the south-west corner of the said Reserve thence north 40.00 chains thence east to the Fraser River, and thence south-easterly along the water's edge to the point of commencement.

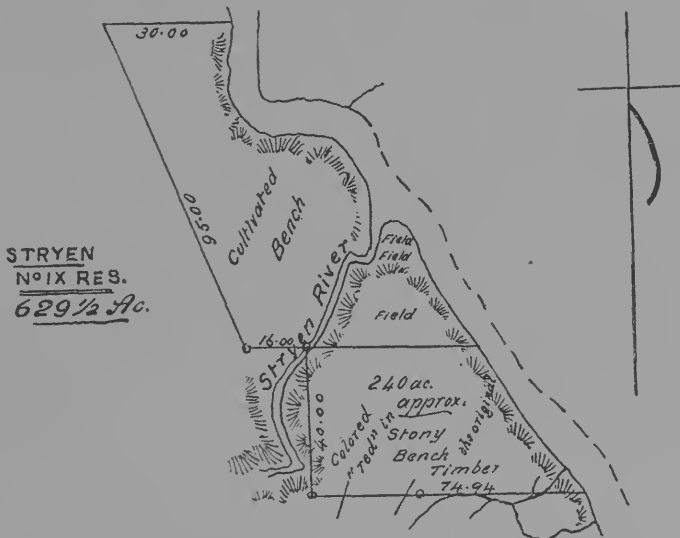
TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to lease the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the leasing thereof, shall, after deducting the usual proportion for expenses of management, be paid to us and our descendants

No. 339

*Plan of Stryen Indian  
Reserve, No. 9, of the Lytton Indians  
showing a portion, colored "red" to be  
surrendered.*

A true copy (reduced)  
*S. Bray*  
Chief Surveyor  
Dept of Indian Affairs  
1 Feb. 1904



*This is the plan of the ground surrendered  
Signed G. C. Turnbull S. M.*

*Scale*  
10 5 0 10 20 30 40 50 60 70 80  
Chains

P.C. 2632  
Signed J. Order in Council  
*Joseph Pope*  
of the 13<sup>th</sup> Oct 1893

AND WE, the said Chief and Principal men of the said Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the leasing of the said parcel of land

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this Nineteenth day of June in the year of Our Lord one thousand eight hundred and Ninety three

Signed, Sealed and Delivered, in the presence of JOSEPH WILLIAM MACKAY <i>Indian Agent</i>	}	KIN-AP-KAN	his x	[L.S.]
			mark his	
	}	KU-TA-TIN	x	[L.S.]
			mark his	
	}	Y-NAM-KAN	x	[L.S.]
			mark his	
	}	JOHN-KUS-PA-WA	x	[L.S.]
			mark his	
	}	TAM-SKU LA-HAN	x	[L.S.]
			mark his	
}	KA-SO	x	[L.S.]	
		mark his		
}	JOSEPH	x	[L.S.]	
		mark		

DOMINION OF CANADA,  
PROVINCE OF BRITISH COLUMBIA  
COUNTY OF YALE  
To Wit:

Personally appeared before me, Joseph William Mackay of the Kamloops Okanagan Agency, the Indian Agent in the Province of British Columbia and Kinap-kan Chief of the said Band of Indians.

AND the said Joseph William Mackay for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Stryen Reserve Lytton Group of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Kinp-ap-kan says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said Joseph William Mackay, Indian Agent

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents	}	
Joseph William Mack and Kin-ap-		
kan. The same having been read over		JOSEPH WILLIAM MACKAY
by me to the Kin-ap-kan who appears		his
to understand the same and made		KIN-AP-KAN x
his mark thereto in my presence at the		mark
Town of Kamloops in the County of		
Yale this 24th day of June A.D., 1893		

G. C. TUNSTALL S.M.

Accepted by the Governor in Council on the 13th Oct'r 1893

JOSEPH POPE

*Asst. Clerk of the Privy Council*

Recorded 9th November 1893

Lib: 138 Fol. 416

L. A. CATELLIER

*Dep: Registrar General of Canada.*

No. 340.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Nanaimo River Band of Indians resident on our Reserve on Nanaimo River on Vancouver Island in the Province of British Columbia and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, the coal within that certain parcel or tract of land and premises, situate, lying and being in Vancouver Island and Province of British Columbia containing by admeasurement Five hundred and eighty eight acres, be the same more or less and being composed of The Nanaimo River Indian Reserve on Vancouver Island in the Province of British Columbia.

Together with all the Mining privileges necessary for the proper working and extracting from the ground and carriage of the said coal off the Reserve and also with the permission to erect and maintain buildings and other structures necessary for the prosecution of mining the said coal.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to dispose of such coal and mining rights and privileges to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the disposal thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the interest thereon paid to us and our descendants annually or semi-annually forever.

AND WE, the said Chief and Principal men of the said The Nanaimo River Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the disposal of the said coal and the mining privileges in connection therewith.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this ninth day of May in the year of Our Lord one thousand eight hundred and ninety three

Signed, Sealed and Delivered, by Louis Augustine Skinahan in his proper handwriting and by the other makers hereof by their making their marks upon the respective seals (the same having been previously read over and explained to them and they appearing to understand the same) in the presence of W. H. LOMAS <i>Indian Agent</i>	}	LOUIS AUGUSTINE SHEHEN GOOSE [L.S.] JIM SEL KAH MET [L.S.] AMOS KUCK SHEN [L.S.] JIM NUL A MAIT [L.S.] ALBERT NUSTANAHUN [L.S.] PETER PARL KANUM [L.S.] JIM NUTSTUN [L.S.] WILLIAM YEAKLEM [L.S.] WILLIAM KULSEEMSET [L.S.] JOSEPH LUMIER [L.S.] JAMES NUTWORMELVE [L.S.] WILLIAM MARLOCKAIR [L.S.]
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The Release or Surrender referred to in the annexed Affidavit of William Henry Lomas and Louis Augustine Skinahan sworn before me on the ninth day of May A.D. 1893, is contained in this and the foregoing two pages at the foot of each of which pages I have written my name or signature

J. J. PLANTA S. M.

J. J. PLANTA S. M.

DOMINION OF CANADA,  
PROVINCE OF BRITISH COLUMBIA  
COUNTY OF NANAIMO  
To Wit:

}

Personally appeared before me, William Henry Lomas of Quamichan in the Province of British Columbia, Indian Agent and Louis Augustine Skinahan Chief of the Nanaimo River Band of Indians.

AND the said William Henry Lomas for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Nanaimo River Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Louis Augustine Skinahan says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said William Henry Lomas and the said Louis Augustine Skinahan

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

Severally Sworn before me by the De-	} W. H. LOMAS
ponents William Henry Lomas and	
Louis Augustine Skinahan at the City	
of Nanaimo in the County of Nanaimo	
this Ninth day of May A.D., 1893.	} LOUIS AUGUSTINE SKEHEN

J. J. PLANTA S. M

*Stipendiary Magistrate in and for  
Vancouver Island B.C.*

Accepted by the Governor in Council on the 22nd Sept 1893

JOSEPH POPE

*Asst. Clerk of the Privy Council*

Recorded 20th October 1893

Lib. 148 Fol. 9

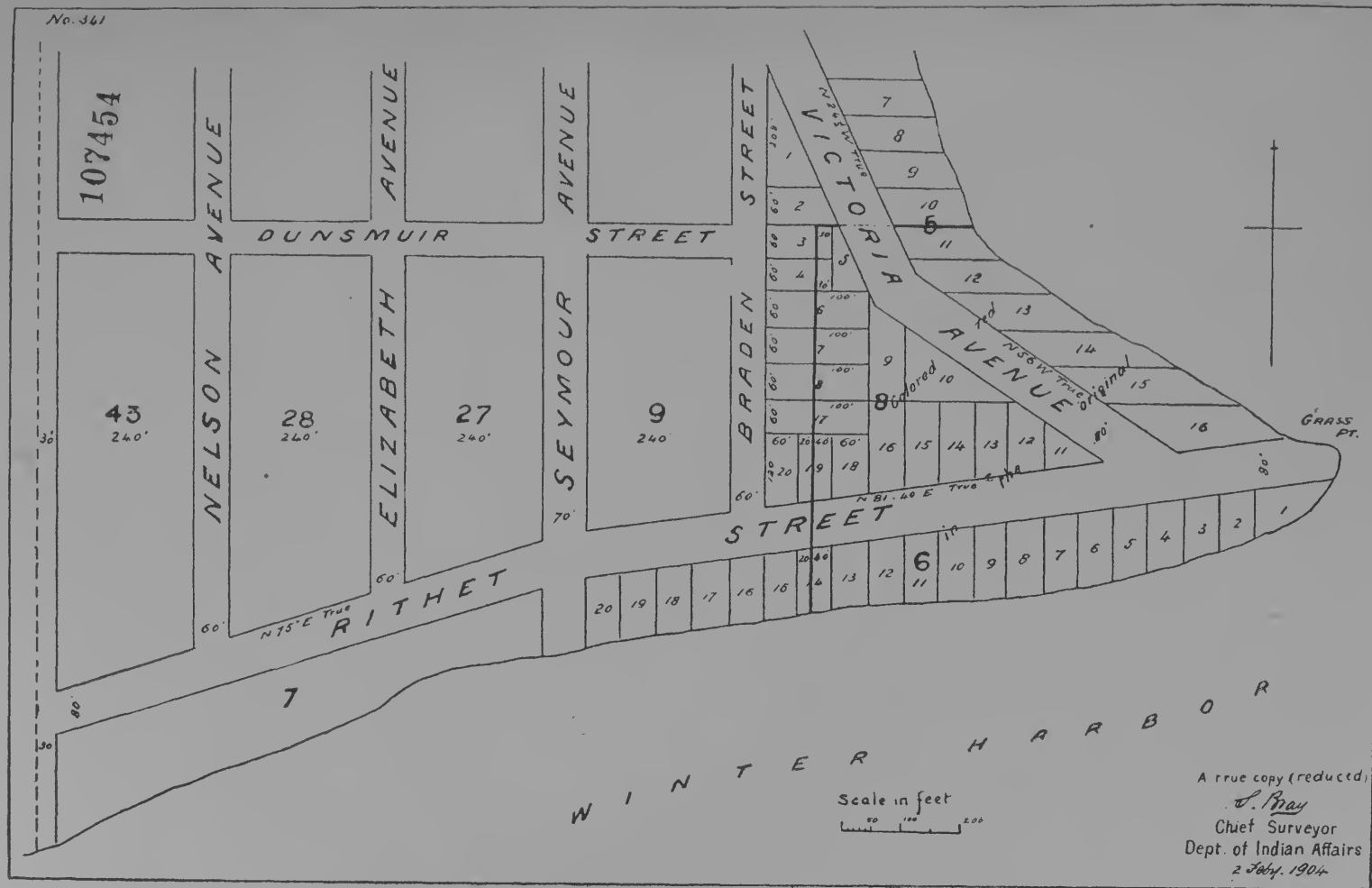
L. A. CATELLIER

*Dep. Registrar General of Canada.*

No. 341.

THIS INDENTURE made the fourteenth day of June in the year of Our Lord one thousand eight hundred and ninety three BETWEEN JOHN THOMPSON of the City of Victoria in the Province of British Columbia hereinafter called the said Vendor of the one part and HER MOST GRACIOUS MAJESTY QUEEN VICTORIA hereinafter called Her Majesty of the other part WHEREAS by Letters Patent under the Great Seal of the Province of British Columbia and dated the 29th day of January 1884 the lands hereinafter described and intended to be hereby conveyed were with other lands granted to the said Vendor in fee simple AND WHEREAS at the date of the said in part recited Letters Patent the said lands hereinafter described were held by Her Majesty as represented by the Superintendent General of Indian Affairs of the Dominion of Canada in trust for the use of the Indians as an Indian Settlement and should not have been included in the said in part recited Letters Patent AND WHEREAS Her Majesty as represented by the said Superintendent General of Indian Affairs has requested the said Vendor to execute these presents which he has agreed to do.

NOW THIS INDENTURE WITNESSETH that in consideration of the premises and of the sum of One dollar of money lawful and current in British Columbia by Her Majesty in hand paid to the said Vendor on or before the execution of these presents the receipt and payment of which said sum he the said Vendor doth hereby acknowledge He the said Vendor doth hereby grant and convey unto Her Majesty Her Heirs and Successors All those pieces or parcels of land situate lying and being in the Town of Queenstown Quatsino District Vancouver Island in the Province of British Columbia and being known upon the map or plan of the townsite of Queens-



town filed in the Land Registry Office in the said City of Victoria and numbered 319 as Lots eleven twelve thirteen fourteen fifteen sixteen in Block five Lots one two three four five six seven eight nine ten eleven twelve thirteen and the Easterly forty feet of Lot fourteen Block six the Eastern thirty feet of Lots three and four the whole of Lot five the Eastern hundred feet of Lots six seven eight and seventeen the Eastern forty feet of Lot nineteen and the whole of Lots nine ten eleven twelve thirteen fourteen fifteen sixteen and eighteen Block eight and also all those portions of Rithet Street and Victoria Avenue on which any of the above Lots or parts of Lots front all of which said lands and premises are more particularly delineated on the map or plan hereto annexed and coloured red. Together with all the buildings fixtures commons ways profits privileges rights easements and appurtenances to the said hereditaments belonging or with the same or any part thereof held or enjoyed or appurtenant thereto And all the estate right title interest property claim and demand of him the said Vendor in to or upon the said premises TO HAVE AND TO HOLD all the said lands and premises expressed to be hereby granted unto Her Majesty Her Heirs and Successors UPON TRUST for the use and benefit of the Indians of British Columbia so long as they shall use and occupy the same as a Reserve and from and after the said land shall absolutely cease to be so used and occupied UPON TRUST to re-convey the same to the said Vendor his heirs and assigns AND the said Vendor doth hereby for himself his heirs executors and administrators covenant with Her Majesty Her Heirs and Successors that for and notwithstanding any act deed matter or thing whatsoever by him the said Vendor made done committed or suffered HE the said Vendor now has good right full power lawful and absolute authority to grant and convey all the said premises hereinbefore expressed to be hereby conveyed unto Her Majesty Her Heirs and Successors in manner aforesaid AND that freed and discharged from and against all uses trusts and incumbrances claims and demands whatsoever except as aforesaid AND further that he will upon the request and at the cost of Her Majesty Her Heirs and Successors make do and execute all such further acts deeds conveyances or other assurances in law whatsoever for further or better assuring or conveying all or any of the said premises unto Her Majesty Her Heirs and Successors upon the trusts hereinbefore declared concerning the same as by Her or Them shall be reasonably advised devised or required.

IN WITNESS WHEREOF the said parties hereto have hereunto set their hands and seals the day and year first above written

Signed, Sealed and Delivered by the said  
John Thompson in the presenece of  
E. E. BILLINGHURST  
Clerk to Drake Jackson & Helmcken  
Victoria B.C.

JOHN THOMPSON

[L.S.]

#### FOR WITNESS.

I hereby certify that E. E. Billinghurst personally known to me, appeared before me, acknowledged to me that he is the person whose name is subscribed to the annexed Instrument as Witness, and having been duly sworn by me, did prove to me that John Thompson did execute the same in his presence voluntarily.

IN TESTIMONY whereof I have  
hereto set my Hand and Seal of Office  
at Victoria British Columbia, this 14th  
day of June in the year of Our Lord One  
Thousand Eight Hundred and Ninety-  
Three

H. B. W. AIKMAN  
Notary Public

[L.S.]



No 16639a Registered the 30th day of June 1893 In Absolute Fees Book. Vol. 15 Folio 269

[L.S.]

F. J. LEGGATT

*Registrar General*

No. 342.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Chuk Chlu Qualk Band of Indians resident on our Reserve on the North Thompson River in the Kamloops District in the Province of British Columbia and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, the coal within that certain parcel or tract of land and premises, situate, lying and being in the North Thompson Indian Reserve in the Kamloops District and Province of British Columbia containing by admeasurement Four hundred and seventy five acres be the same more or less and being composed of a portion of the said Reserve described as follows Commencing at the north east corner of the 160 acre plot of said Indian Reserve thence running west 48.25 chains to the north west corner of said 160 acre plot thence northerly along the easterly boundary of said Indian Reserve 49 chains more or less to a post 9.70 chains due west of the north west corner of claim No. I. thence west 30 chains thence south 77 chains more or less to the easterly bank of the North Thompson River thence south-easterly along the east bank of said river 31. chains more or less to a post thence east 12.80 chains to a post on the east boundary of said Indian Reserve thence north easterly along the east boundary of said Indian Reserve 14.63 chains to a post at the south west corner of said 160 acre plot thence east 40. chains thence north 40 chains to point of commencement as shown on the annexed plan colored red. Together with all the mining privileges necessary for the proper working and extracting from the ground and carriage of the said coal off the Reserve and also with the permission to erect and maintain buildings and other structures necessary for the prosecution of mining the said coal—and to use the timber and stone on the above described land for the purpose of mining operations but not further or otherwise.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to dispose of such coal and mining rights and privileges in the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the disposal thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the interest paid to us and our descendants

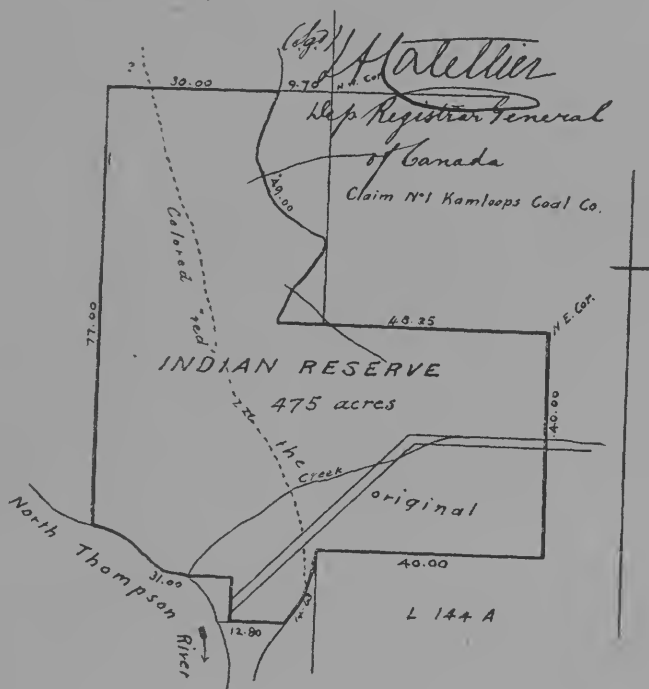
AND WE, the said Chief and Principal men of the said Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the disposal of the said coal and mining rights and privileges in connection therewith.

No. 342

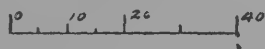
Department of the Secretary of State of Canada

Registrar's Branch, Ottawa 30<sup>th</sup> November 1893

This Plan is annexed to a Surrender from Chuk  
Chu Luak Indians to The Queen dated 4<sup>th</sup> September 1893  
and recorded this day in Lib: 138 Vol. 424



Scale in chains



A true copy (reduced)

*L. May*

Chief Surveyor

Dept of Indian Affairs

4 Feb 1904

B. 2607

Order in Council  
(Apd) *Prosser Pope*  
of the 6<sup>th</sup> Oct 1893

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this fourth day of September in the year of Our Lord one thousand eight hundred and ninety three

Signed, Sealed and Delivered, in the presence of

JOSEPH WILLIAM MACKAY  
*Acting Indian Agent*

}	ANDRE CHIEF	his x mark	[L.S.]
	ANTOINE	his x mark	[L.S.]
	CASSIMIR	his x mark	[L.S.]
	CELESTIN	his x mark	[L.S.]
	ABEL	his x mark	[L.S.]
	FRANCOIS	his x mark	[L.S.]
	IGNACE	his x mark	[L.S.]
	SAUL	his x mark	[L.S.]
	THOMAS	his x mark	[L.S.]
	JOSEPH	his x mark	[L.S.]
	JULES	his x mark	
	FELIX	his x mark	
	VICTOR	his x mark	
	PIERRE	his x mark	
	NARCISSE	his x mark	
	IGNACE	his x mark	
	ALEXANDER	his x mark	
	ADRIAN	his x mark	
	JEAN BTISTE	his x mark	
	PHILIP	his x mark	
PAUL	his x mark		
AUGUSTIN	his x mark		
GEORGE	his x mark		
JOHNIE	his x mark		
ERMIN	his x mark		
MARTIN	his x mark		

DOMINION OF CANADA,  
PROVINCE OF BRITISH COLUMBIA  
COUNTY OF YALE  
To Wit:

Personally appeared before me, Joseph William Mackay of Kamloops the Indian Agent of the Kamloops Agency in the Province of British Columbia and André of Chuk Chu Kualk Band Chief of the said Band of Indians.

AND the said Joseph William MacKay for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Chuk Chu Kualk Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said André says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said André

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents  
Joseph William Mackay and André  
The same having been read over by me  
to the said André who appears to under-  
stand the same and made his mark  
thereto in my presence at the town of  
Kamloops in the County of Yale this  
5th day of September A.D., 1893

JOSEPH WILLIAM MACKAY  
his  
ANDRÉ x  
mark

G. C. TUNSTALL S.M.

Accepted by the Governor in Council on the 6th Oct. 1893

JOSEPH POPE

*Clerk of the Privy Council*

Recorded 30th November 1893

Lib: 138 Fol: 424

L. A. CATELLIER

*Dep: Registrar General of Canada*

No. 343.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Principal men of The Silver Creek Band of Indians resident on our Reserve at Silver Creek in the Province of Manitoba and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LADY THE QUEEN, her Heirs and Successors forever, ALL AND SINGULAR, those certain parcels or tracts of land and premises, situate, lying and being in the Silver Creek Indian Reserve No. 63 in the Province of Manitoba containing by admeasurement Fifteen Square Miles be the same more or less and being composed of All and Singular those certain portions of land now lying within the Silver Creek Indian Reserve, numbered 63, in the Province of Manitoba shewn on a Sketch or Plan, of Record in the Department of Indian Affairs, Reference 65148. Containing approximately Fifteen Square Miles, and comprising the following Sections and parts of Sections, namely; Sections 17, 18, 31 and 32 in Township 18, Range 28; Sections 2, 11, 12, 13 and 14 and those parts of Sections 3, 10, and 15 lying to the East of the Assiniboine River in Township 19, Range 29; Sections 13, and 14, and that part of Section 15 lying East of the Assiniboine River in Township 18, Range 29; and Sections 4 and 9, the East  $\frac{1}{2}$  of 5, the North  $\frac{1}{2}$  of 7 and the East  $\frac{1}{2}$  and North West  $\frac{1}{4}$  of 8 in Township 19, Range 28, all West of the principal Meridian.

No. 343

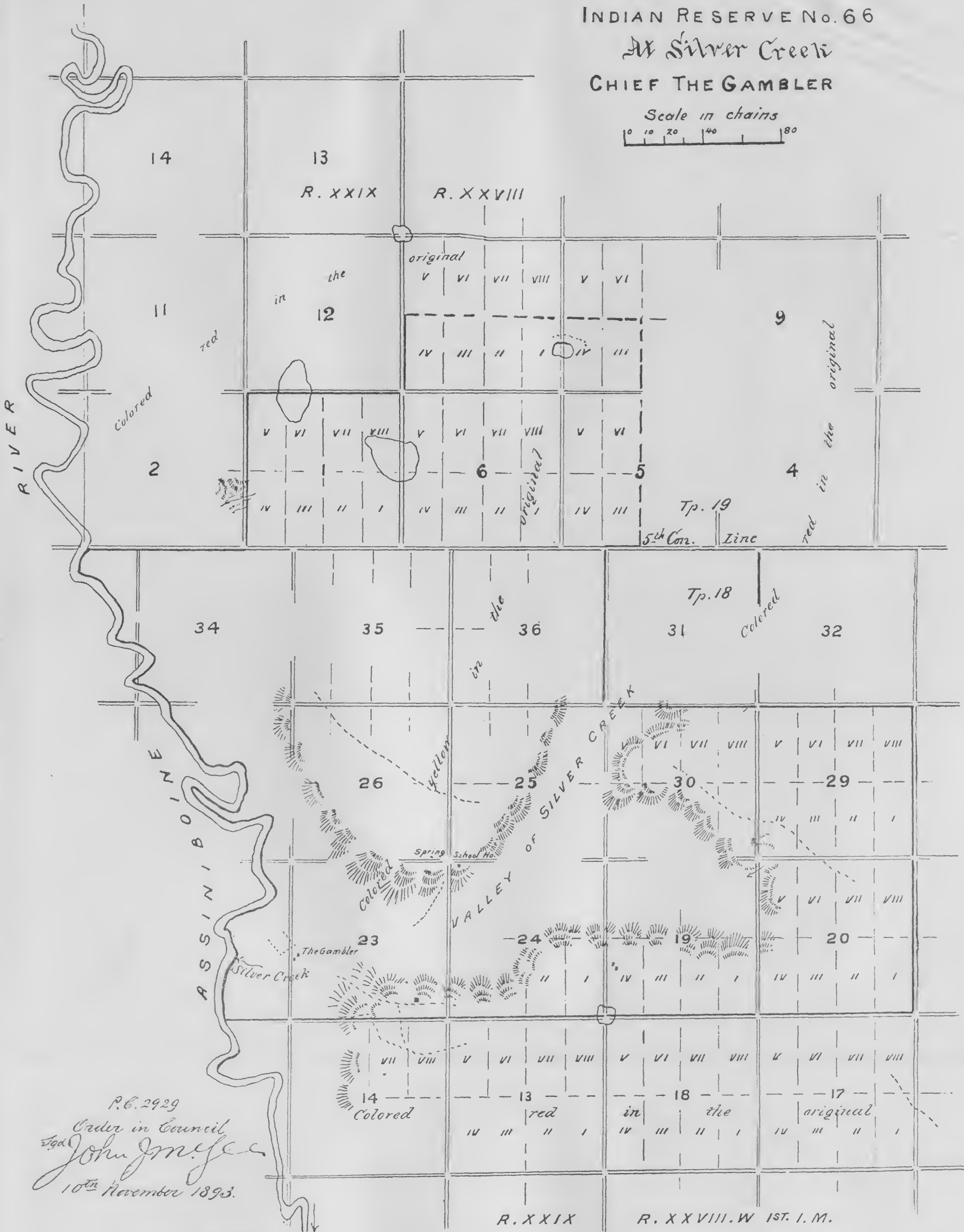
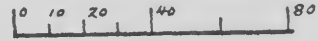
SKETCH of

INDIAN RESERVE No. 66

At Silver Creek

CHIEF THE GAMBLER

Scale in chains



P.C. 2929

Order in Council

*John J. M. J.*

10th November 1893.

Portion to be retained colored yellow  
Area 15 Sq. Miles  
The present reserve, are 30sq. miles.  
The portion colored red, surrendered.

Traced from the copy attached  
to the C. C. 10th Nov. 1893 Ref. 108139

A true copy (reduced)  
J. Bray  
Chief Surveyor  
Dept. of Indian Affairs  
4 Feb. 1904

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, to dispose of the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem advisable

AND upon the further condition that other lands of at least equal extent and value shall be secured as a reserve for us

AND WE, the said Principal men of the said Silver Creek Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the disposal of said lands

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this fifteenth day of September in the year of Our Lord one thousand eight hundred and ninety two

Signed, Sealed and Delivered, in the presence of  
T. P. WADSWORTH

} KA-KA-QUASH x his mark [L.S.]

*Re First signatures*

Re acknowledged signatures and seals this fifth day of October in the year of our Lord one thousand eight hundred and ninety two in the presence of

P. D. BUSHE

*Const. N.W.M.P.*

J. A. MARKLE

*Indian Agent*

} JOHN RATTLESNAKE x his mark [L.S.]

} MYSECHO-CHE-CAPPO x his mark [L.S.]

} KA-WE-TA-PENACE x his mark [L.S.]

} KA-KA-PENACE x his mark [L.S.]

} TA-TA-TE-PENACE x his mark [L.S.]

} ALEX KA-KA-QUASH x his mark [L.S.]

} PE-WAY-PE-COO-KEENEW x his mark [L.S.]

In witness whereof we have set our hands and affixed our seals this fifth day of October in the year of our Lord one thousand eight hundred and ninety two.

Signed sealed and delivered in the presence of

P. D. BUSHE

*Const. N.W.M.P.*

J. A. MARKLE

*Indian Agent*

WILLIAM NABIS x his mark

*Interpreter*

and DONALD McIVOR

J. A. MARKLE

*In Witness*

} TA-TA-TU-PE-KEE-SEE-QUAPE x his mark [L.S.]

} JACOB LYNX x his mark [L.S.]

DOMINION OF CANADA  
PROVINCE OF MANITOBA  
To Wit

} Personally appeared before me Thomas Dickey Cumberland County Court Judge of the Western Judicial District of the Province of Manitoba John A. Markle of the town of Birtle in the Province of Manitoba and John Rattlesnake, No. 88 of the Silver Creek Band of Indians one of the principal men of the said Band of Indians

And the said J. A. Markle, Indian Agent, for himself saith:—

That the annexed release or surrender was assented to by a majority of the male members of the said Band of Indians of the Silver Creek Reserve No. 63 of the full age of twenty one years then present. That such assent was given at a meeting or council of the said Band summoned for that purpose and according to the provisions of the Indian Act. That he was present at such meeting or council and heard such assent given. That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs. That no Indian was present or voted at said council or meeting who was not a member of the said Band or interested in the land mentioned in the said release or surrender.

And the said John Rattlesnake says:

That the annexed Release or surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty one years then present. That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to the provisions of the Indian Act and held in the presence of the said J. A. Markle, Indian Agent. That no Indian was present or voted at such Council or meeting who was not a habitual resident on or near the reserve of the said Band of Indians or interested in the land mentioned in the said release or surrender. That he is one of the principal men of the said Band of Indians and entitled to vote at the said Council or meeting and that there are no Chiefs of said Band of Indians.

Shown before me by the said John A. Markle and John Rattlesnake, at the Town of Birtle, in the Province of Manitoba, on the Sixth day of September, A.D. 1893, and the said John Rattlesnake being an Indian and unable to understand the English language, William Nabis, a person skilled in the language of the said John Rattlesnake was sworn by me to truly interpret the contents of the above affidavit to him and the same were truly interpreted to him, and he appeared to understand the same.

T. D. CUMBERLAND  
County Court Judge  
W. J. D.

Accepted by the Governor in Council on the 10th Nov. 1893.

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 11th December, 1893,

Lib: 135, Fol: 637.

L. A. CATELLIER

*Dep: Registrar General of Canada.*

No. 344.

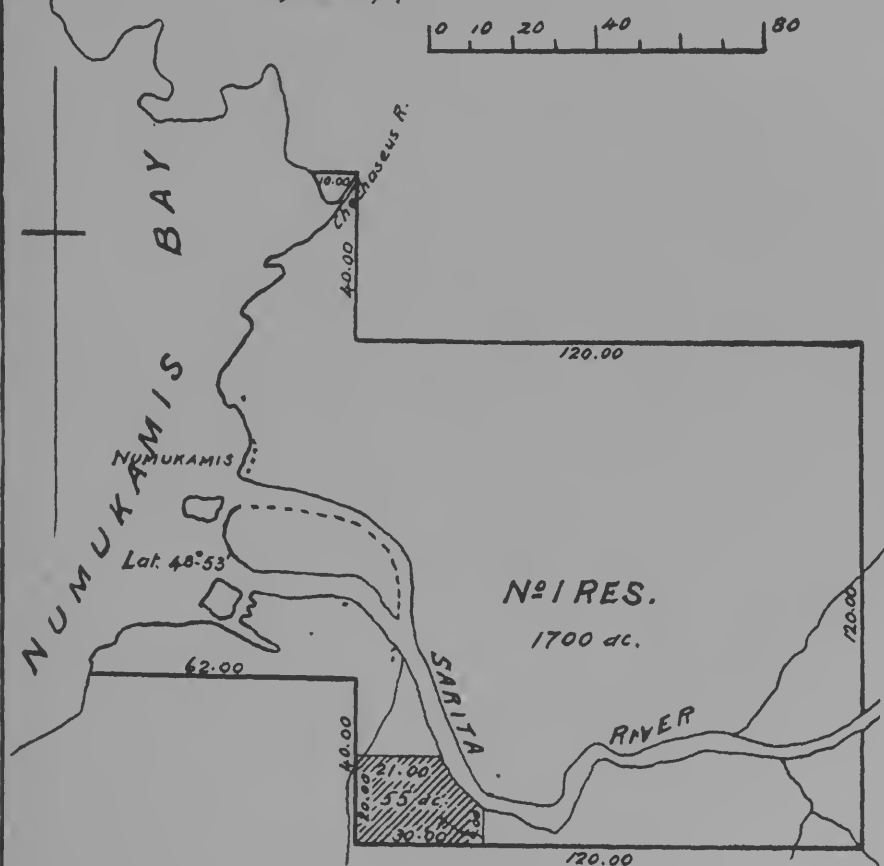
KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Ohiet Band of Indians, resident on our Reserve known as Numukamis Barclay Sound Vancouver Island in the Province of British Columbia and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up

# NUMUKAMIS INDIAN RESERVE. N<sup>o</sup> 1 OF THE OHEIT INDIANS.

BARCLAY SOUND. B.C.

*Showing the land coloured "red" proposed to be surrendered for lease to George Logan for mining purposes.*

*Scale, in chains*



A true copy (reduced)

*L. Bray*

Chief Surveyor

Dept. of Indian Affairs.

8 Feb<sup>y</sup> 1904.

P.C. 3066

Order in Council of

*(Wg<sup>d</sup>) Joseph Pope*

29<sup>th</sup> November 1893



unto OUR SOVEREIGN LADY THE QUEEN, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Numukamis Reserve in Vancouver Island and Province of British Columbia containing by admeasurement fifty five acres be the same more or less and being composed of that certain tract of land situated in Reserve No. 1 of the Ohiet Band of Indians known as Numukamis Barclay Sound Vancouver Island B.C. and which may be described as follows—Commencing at the South West angle of the said Reserve thence North along its West boundary 20.00 chains thence East 21.00 chains more or less to the Sarita River thence South Easterly along the left bank of the said River to a point distant 30.00 chains perpendicularly from the said West boundary, thence South 9.00 chains more or less to the South boundary of the Reserve thence West along the said South boundary 30.00 chains to the point of commencement as shewn on the accompanying plan. Together with all the mining privileges necessary for the proper working and extracting from the ground and carriage of the mineral off the Reserve and also with the permission to erect and maintain buildings and other structures necessary for mining purposes.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to dispose of the said land and mining rights on the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the disposal thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the interest thereon paid to us and our descendants

AND WE, the said Chief and Principal men of the said Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the leasing of the said land and the mining rights therein

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this twenty first day of October in the year of Our Lord one thousand eight hundred and Ninety Three

Signed, Sealed and Delivered, in the presence of

HARRY GUILLOD  
Indian Agent.

}	HOMEEZE 1st Chief	his x	[L.S.]
		mark	
}	KLESTIN Father	his x	[L.S.]
		mark	
	KATCHPASS 2nd Chief	his x	[L.S.]
		mark	
	JACK AHTTUKMINLK 3rd Chief	his x	[L.S.]
		mark	
	HAHWIMUNK 4th Chief	his x	[L.S.]
		mark	
	HEETHEETELEC	his x	[L.S.]
		mark	
	OWINMES	his x	[L.S.]
		mark	
	NESBIS	his x	[L.S.]
		mark	
	SHOOWEALH	his x	[L.S.]
		mark	
	TSOWWAHT	his x	[L.S.]
		mark	

Principal Men.

This is the Release or Surrender referred to in the annexed Affidavit of Harry Guillod and Homeeze sworn before me on the 25th day of October 1893

J. J. PLANTA

*Stipendiary Magistrate in  
and for Vancouver Island B.C.*

DOMINION OF CANADA,  
PROVINCE OF BRITISH COLUMBIA  
COUNTY OF NANAIMO  
To Wit:

Personally appeared before me, Harry Guillod of Alberni in the County of Nanaimo in the Province of British Columbia, Indian Agent for West Coast Indians and Homeeze Chief of the said Band of Indians.

AND the said Harry Guillod for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Ohiet Tribe Numukamis of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Homeeze Chief of the Ohiet Tribe says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said Harry Guillod and Homeeze

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the above Deponents  
Harry Guillod and Homeeze, the  
same having first been read over by  
me to the said Homeeze who appeared  
to understand the same and made his  
mark thereto in my presence at the  
City of Nanaimo in the County of  
Nanaimo B.C. this 25th day of Octo-  
ber A.D. 1893

HARRY GUILLOD  
his  
HOMEEEZE X  
mark

J. J. PLANTA

*Stipendiary Magistrate in and for  
Vancouver Island B.C.*

Accepted by the Governor in Council on the 29th November 1893

JOSEPH POPE.

Recorded 25th January 1894

Liber 140 Folio 280

L. A. CATELLIER

*Dep: Registrar General of Canada.*

## No. 345.

This agreement, made in duplicate, and entered into this 24th day of January 1894, between the owners of Enoch's Indian Reserve, No. 135, in the Provisional District of Alberta, in the North West Territories and Dominion of Canada, as represented by their Chief and Headmen, hereinafter called the Parties of the First Part, and The owners of the Pass-pass-chase Indian Reserve, No. 136, in the Provisional District of Alberta, in the North West Territories and Dominion of Canada, represented, in the non-existence of Chief or Headmen,

by his and James x Stoney and [L.S.]  
mark  
his and Antoine x and [L.S.]  
mark  
 and

Principal men of their Band, hereinafter called the Parties of the Second Part.

Witnesseth that the Parties of the First Part, for themselves and their descendants, agree to admit the Parties of the Second Part, and their descendants, into their Band, and allow them, as members thereof, to have hold and possess forever, an undivided interest in all Land and other privileges now possessed and enjoyed, or which may at any time hereafter be possessed or enjoyed, by the said Band.

In return for the above interest, rights and other privileges, granted to them by the Parties of the First Part, the Parties of the Second Part agree, for themselves and their descendants, to give to the Parties of the First Part, and their descendants, a joint and undivided interest in all benefits which have accrued or may at any time hereafter accrue from the sale of the lands of the Passpasschase Indian Reserve, No. 136, as aforesaid, which has been surrendered by the Parties of the Second Part to our Sovereign Lady the Queen, Her Heirs and Successors forever, in trust.

It is furthermore agreed and understood between the Parties to this agreement that it shall have no force nor effect, until sanctioned by the Honourable The Superintendent General of Indian Affairs.

This agreement after having been translated and read over and its provisions fully explained in the Cree language, to the Indians concerned, was Sealed, signed and delivered in presence of the undersigned at Stony Plain this 24th day of January A.D. 1892.

ALEX. MCGIBBON

*Inspector*

JOHN FOLEY

*interpreter*

A. E. LAKE

*Agency Clerk.*

CHS. DE CAZES

*Ind. Agt.*

}	his	WM. x WARD, H. M.	[L.S.]
	mark		
}	his	KAKEENOUS x H. M.	[L.S.]
	mark		
}	his	MR. JIM x H. M.	[L.S.]
	mark		
}	his	HAYANIS x H. M.	[L.S.]
	mark		
}	his	JAMES x STONEY	[L.S.]
	mark		
}	his	ANTOINE x	
	mark		

## No. 346.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Wyandotts of Anderdon Band of Indians resident on our Reserve in the Township of Anderdon in the County of Essex in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of

our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, those certain parcels or tracts of land and premises, situate, lying and being in the Township of Anderdon in the County of Essex and Province of Ontario and being composed of The south east quarter of lot number seven in the second concession, part of gore of lot eighteen in the first concession, part of the south half of lot nineteen in the first concession being school site, one acre of the south west part of lot nineteen concession one being graveyard, the north west quarter of lot number six in the fifth concession, the north east quarter of lot number six in the fifth concession, the south west quarter of lot seven in the second concession the northerly one third of water lot in front of lot thirteen, the water lots in front of lots fourteen, sixteen, seventeen, nineteen, twenty, twenty one, twenty two, twenty three, twenty four, twenty five, twenty six, twenty seven, and twenty eight, all in the said Township of Anderdon also any other unsundered undisposed of lands owned by the said Band in the said Township of Anderdon.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to dispose of the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that any moneys received from the disposal thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the interest thereon paid to us and our descendants annually or semi-annually

AND WE, the said Chief and Principal men of the said Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the disposal of the said parcels of land and land covered by water.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this second day of November in the year of Our Lord one thousand eight hundred and ninety two.

Signed, Sealed and Delivered, in the presence of JOSEPH WHITE E. P. WATSON	}	JOSEPH WARROW	[L.S.]
		his	
		JAMES x CLARKE	[L.S.]
		mark	
		THOS. B. WHITE	[L.S.]
		PETER D. CLARKE	[L.S.]
		JOSEPH CLARKE	[L.S.]
		GEO. G. CLARKE	[L.S.]
		THOMAS WARROW	[L.S.]
		LEWIS WARROW	[L.S.]
		JAMES ALAN CLARK	[L.S.]
		JOSEPH WHITE	[L.S.]
		his	
		JAMES x LESLIE	[L.S.]
		mark	
		ALEXANDER CLARKE	[L.S.]
		JOHN F. CLARKE	[L.S.]
		ISRAEL J. SPLITLOG	[L.S.]
		T. WHITE	[L.S.]

DOMINION OF CANADA,  
PROVINCE OF ONTARIO  
COUNTY OF ESSEX  
To Wit:

Personally appeared before me Ebenezer P. Watson of Town of Sarnia in the County of Lambton in the Province of Ontario, Indian Lands Agent and Joseph White Chief of the said Band of Indians.

AND the said E. P. Watson and Joseph White each for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Anderdon Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Joseph White says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said Ebenezer Poole Watson

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents	}	E. P. WATSON <i>Indian Lands Agent</i> JOSEPH WHITE
at the City of Windsor in the County		
of Essex this third day of November		
A.D., 1892		

M. A. McHUGH

*J. J. Essex*

Accepted by the Governor in Council on the 23rd Jan. 1894.

JOHN J. McGEE

*Clerk of the Privy Council.*

Recorded, 21st February, 1894,

Lib: 140, fol: 291.

L. A. CATELLIER

*Dep: Registrar General of Canada*

No. 347.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Bella Coola Band of Indians resident on our Reserve No. 1 situated on the right Bank of the Bella Coola River in the Province of British Columbia and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Bella Coola Indian Reserve No. 1 in the Province of British Columbia containing by admeasurement Twenty acres be the same more or less and

being composed of All and singular that certain Lot or Parcel of land on the right bank of the Bella Coola River containing twenty acres more or less and being in Reserve No. 1 of the Bella Coola Indians and more particularly described as follows:—

Commencing on the right bank of the Bella Coola River where a large spruce tree has been squared to eighteen inches, thence against the current in an easterly direction (12.50 chs.) twelve chains and fifty links, thence due north sixteen chains, thence due west twelve and a half chains, thence south to the aforementioned spruce tree, situated on the right bank of the Bella Coola River, and point of commencement.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to lease the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the leasing thereof, shall, after deducting the usual proportion for expenses of management, be paid to us and our descendants.

AND WE, the said Chief and Principal men of the said Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the leasing of the said parcel of land

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this 17th day of October in the year of Our Lord one thousand eight hundred and ninety-three

Signed, Sealed and Delivered, in the presence of

C. TODD

*Indian Agent.*

}	KING x	[L.S.]
	SALT x	[L.S.]
	JUDAS NEASUNUPS x	[L.S.]
	KINS LACHKLIN x	[L.S.]
	NICH IN GI x	[L.S.]
	WALKIS x	[L.S.]
	SIMKLINI x	[L.S.]
	KASHIELA x	[L.S.]
	KIMILKLAW x	[L.S.]
DAA-SACH x	[L.S.]	

DOMINION OF CANADA,  
PROVINCE OF BRITISH COLUMBIA  
COUNTY OF NEW WESTMINSTER  
To Wit:

}	. Personally appeared before me, Charles Todd of Metlakatla in the District of Cassiar in the Province of British Columbia and Jim Wilson, a Chief of the said Band of Indians.
---	---

AND the said Charles Todd for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Bella Coola Indian Reserve No. 1 of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Jim Wilson for himself says:

That the annexed Release or Surrender was assented by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said Charles Todd.

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents  
Charles Todd and Jim Wilson at the  
City of Victoria in the County of Vic-  
toria this twenty-sixth day of Decem-  
ber A.D., 1893, the same having been  
first read over by me to the said Jim  
Wilson, who appeared to understand  
the same and made his mark in my  
presence.

CHARLES TODD  
JAMES x WILSON  
his mark

FARQUHAR MACRAE,

*Stipendiary Magistrate, County of Victoria.*

Accepted by the Governor General on the 17th January 1894

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 13th February 1893.

Lib: 140, Fol: 288

L. A. CATELLIER

*Dep: Registrar General of Canada.*

No. 348.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Sumas Band of Indians resident on our Reserve in the New Westminster District in the Province of British Columbia and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady the Queen, her Heirs and Successors forever, ALL AND SINGULAR, the coal within that certain parcel or tract of land and premises, situate, lying and being in the New Westminster District in the Province of British Columbia containing by admeasurement six hundred and ten and eight tenths acres be the same more or less and being composed of the Upper Sumas Indian Reserve covering parts of Sections 17, 19 and 20. Township 19 E. C. M. in the New Westminster District aforesaid. Together with all the mining privileges necessary for the proper working and extracting from the ground and carriage of the said coal off the Reserve and also the permission to erect and maintain buildings and other structures necessary for the prosecution of mining the said coal and also permission to use the timber and stone on the above described land for the purpose of mining operations but not further or otherwise.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to dispose of such coal and the mining privileges in connection with the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the disposal thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the interest thereon paid to us as to the Indian Department may seem best in our interest.

AND WE, the said Chief and Principal men of the said Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the disposal of the said coal and the mining privileges in connection therewith as well as the money derived therefrom.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this twentieth day of January, in the year of Our Lord one thousand eight hundred and ninety four

Signed, Sealed and Delivered, in the presence of

FRANK DEVLIN  
*Indian Agent*

{	CHARLES CHIEF	his x mark	[L.S.]
	NED	his x mark	[L.S.]
	MOSES	his x mark	[L.S.]
	JIM YORK	his x mark	[L.S.]
	TOMMY	his x mark	[L.S.]
	JIM THOMPSON	his x mark	[L.S.]
	JIM SUMAS	his x mark	[L.S.]
	JOHNNY	his x mark	[L.S.]
	ROBERT	his x mark	[L.S.]
	TOMMY (No. 2)	his x mark	[L.S.]
	SHUTAWAN	his x mark	[L.S.]
BAPTISTE	his x mark	[L.S.]	
GEORGE	his x mark	[L.S.]	

DOMINION OF CANADA,  
PROVINCE OF BRITISH COLUMBIA  
COUNTY OF WESTMINSTER  
To Wit:

{	Personally appeared before me, Frank Devlin of New Westminster Indian Agent & Charlie Chief of the Upper Sumas Band of Indians in the Province of British Columbia said Charlie being the Chief of the said Band of Indians.
---	--

AND the said Frank Devlin for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Upper Sumas Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Charlie Chief of said Upper Sumas Band of Indians says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.



That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said Charlie

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the said Deponents

Frank Devlin & Charlie at the City of New Westminster in the County of Westminister this 20th day of January, A.D., 1894. The same being first duly read over to the said Charlie & explained to him & he appearing to understand same, he affixed his mark thereto.

FRANK DEVLIN

*Indian Agent*

his

CHARLIE X

mark

W. NORMAN BOLE S. M.

Accepted by the Governor in Council on the 23rd Feby 1894

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 22nd March 1894.

Lib: 140, Fol: 294,

L. A. CATELLIER

*Dep: Registrar General of Canada.*

No. 349.

KNOW ALL MEN BY THESE PRESENTS, that I, the undersigned Headman of Pine-Creek resident on our reserve, Province of Manitoba, in the district of Marquette and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady the Queen, Her Heirs and Successors forever,

ALL AND SINGULAR that certain parcel or tract of land and premises, situate, lying and being in the Province of Manitoba in the District of Marquette containing by admeasurement nine thousand six hundred and twenty acres be the same more or less and being composed of portions of projected Townships thirty seven and thirty eight, Ranges nineteen and twenty, West of the Principal Meridian as surveyed by William Wagner Dominion Land Surveyor in January 1878 at Duck Bay on the west shore of Lake Winnipegosis.

TO HAVE AND TO HOLD the same unto Her said Majesty the Queen, Her Heirs and Successors forever, in trust to us the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our Welfare and that of our people.

And I the said Headman of the said Band do on behalf of my people and for ourselves, hereby ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the exchange of the Reserve of the Duck Bay for the Pine Creek's.

In Witness whereof I have hereunto set my hand and affixed my seal this fifth day of August in the year of Our Lord one thousand eight hundred and eighty nine.

Signed sealed and delivered in the presence of

G. PH. CLOUTIER  
*Asst.*

H. MARTINEAU  
*Indian Agent.*

JEAN BAPTISTE NAPAKISIT x <sup>his</sup> [L.S.]  
mark  
*Headman*

DOMINION OF CANADA  
DISTRICT OF MARQUETTE  
To Wit:

Personally appeared before me Jean Baptiste Napakisit of Pine Creek Reserve the County of Westbourne in the District of Marquette and Headman of the said Band of Indians.

AND the said Jean Baptiste Napakisit for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Pine Creek of the full age of twenty-one years then present.

That such assent was given at a meeting of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting and heard such assent given.

That he was duly authorized to attend such meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Jean Baptiste Napakisit says:—

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians, of the full age of twenty-one years then present.

That such assent was given at a meeting of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said Jean Baptiste Napakisit.

That no Indian was present or voted at such meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Headman of the said Band of Indians and entitled to vote at the said meeting.

Sworn before me by the Deponents  
at the Reserve of Pine Creek in the  
District of Marquette this fifth day  
of August A.D. 1889.

JEAN BAPTISTE NAPAKISIT x <sup>his</sup>  
mark

H. MARTINEAU  
*Indian Agent and J. P.*

Sworn before me by the deponent Jean Baptiste Napakisit, at St. Boniface, in the Province of Manitoba this eighth day of July, A.D., 1893, after the same had been duly explained to the said deponent who appeared to understand the same perfectly.

JEAN BAPTISTE x NAPAKISIT <sup>his</sup>  
mark

L. A. PRUD'HOMME  
*County Judge*

## DOMINION OF CANADA

PROVINCE OF MANITOBA

To Wit:

Personally appeared before me Herman Martineau, Indian Agent, of the Narrows of Lake Manitoba, County of Westborne in the Province of Manitoba

And the said Herman Martineau saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the Band of Indians of the Pine Creek Reserve No. 66a of the full age of twenty-one years, at a meeting of the said Band summoned for that purpose according to their Rules, and held on the 5th day of August 1889;

That he was present at such meeting and heard such assent given;

That he was duly authorized to attend such meeting by the Superintendent-General of Indian Affairs;

That no Indian was present or voted at said meeting who was not a member of the said Band habitually residing on or near the reserve in question.

Sworn before me by the deponent Herman Martineau at the Town of St Boniface in the Province of Manitoba, this 22nd day of December A.D. 1893.

H. MARTINEAU  
*Indian Agent.*

L. A. PRUD'HOMME

*County Court Judge*

Accepted by the Governor in Council on the 8th Feby 1894

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 21st March 1894

Liber 148. Folio 34

JOSEPH POPE

*Dep. Registrar General of Canada.*

28 Nov. 1903.

No. 350.

Canada.  
Territories.

No. 8002

R. 33. Fol 152.

## CERTIFICATE OF OWNERSHIP.

Assiniboia Land Registration District.

This is to Certify that The Superintendent General of Indian Affairs of Canada is now the owner of an estate in fee simple in possession of and in the North-East quarter of section number Thirty-Four (34) in Township number Twenty-One (21) in Range number Thirteen (13) West of the Second (2nd) Meridian in the Provisional District of Assiniboia, in the North-West Territories of the Dominion of Canada, containing by admeasurement One Hundred and Sixty (160) Acres of land more or less subject to the encumbrances, liens and interests notified by memorial underwritten or endorsed hereon, or which may hereafter be recorded in the Register of Title and to the reservations contained in the Grant thereof from the Crown

IN WITNESS WHEREOF I have hereunto subscribed my name and affixed my seal this Twenty-Seventh day of March A.D. 1894

[L.S.] GEO. A. MONTGOMERY *Registrar,**Assiniboia Land Registration District*

P. O. Address, Ottawa, Ont.

## DOMINION LANDS.

*Interim Receipt.*

No. 5371

OFFICE OF DOMINION LANDS,  
QU'APPELLE DISTRICT,

28th August 1883

Received from William Bevan Crashie the sum of ten Dollars, being the fee required by the "Act respecting the Public Lands of the Dominion," to be paid on filing an application to be entered for a homestead Right which he has done for the North East Quarter of Section thirty four Township twenty one Range thirteen West second meridian.

A. J. FRASER

\$10.00

*for Agent Dominion Lands.*

No. 351.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Rice Lake Band of Indians resident on our Reserve in the Township of Otonabee in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Township of Otonabee in the County of Peterborough and Province of Ontario containing by admeasurement be the same more or less and being composed of Location Number Twenty Five of the Rice Lake Indian Reserve in the aforesaid Township of Otonabee

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to lease the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the leasing thereof, shall, after deducting the usual proportion for expenses of management, be paid to the Indian Locatee

AND WE, the said Chief and Principal men of the said Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the leasing of the said land and the disposal of the said rent

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this 13th day of February in the year of Our Lord one thousand eight hundred and ninety four

Signed Sealed and Delivered, in the presence of

JOHN THACKERAY

}	ROBT. PAUDUSH	[L.S.]
	WELLINGTON COWE	[L.S.]
	JAMES JARVIS	[L.S.]
	JEREMIAH CROWE	[L.S.]
	JOHN D. MUSKRAT	[L.S.]
	DANIEL COWE Sen	[L.S.]
	DAN COWE Jr	[L.S.]
	DANIEL FAWN	[L.S.]
	JAMES HOWARD	[L.S.]
	GEORGE COWE	[L.S.]
	JOSEPH LUKES	[L.S.]
	SOLOMON SPANIARD	[L.S.]

DOMINION OF CANADA.  
 PROVINCE OF ONTARIO  
 COUNTY OF PETERBOROUGH  
 To Wit:

} Personally appeared before me, John Thackeray Agent of the Mississagua Indians of Rice Lake Reserve in the Province of Ontario and Robert Paudush Chief of the said Band of Indians.

AND the said John Thackeray for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Rice Lake Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Robert Paudush says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents }  
 John Thackeray and Robert Paudush } JOHN THACKERAY  
 at the Town of Peterborough in the } ROBT. PAUDUSH.  
 County of Peterborough this 23rd day }  
 of Feby A.D., 1894.

D. W. DUMBLE

*Police Magistrate*

Accepted by the Governor in Council on the 16th April 1894.

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 2nd May 1894,

Lib: 149, Fol: 63.

L. A. CATELLIER

*Dep: Registrar General of Canada.*

## No. 352.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Serpent River Band of Indians resident on our Reserve on Serpent River in the district of Algoma in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Serpent River Indian Reserve in the District of Algoma and Province of Ontario containing by admeasurement about four hundred and fifty acres, land and water, be the same more or less and being composed of that part of said Serpent River Indian Reserve, on the North and South sides of the line of the Canadian Pacific Railway, which traverses the said Serpent River Indian Reserve, East and West, described as follows, that is to say:—Commencing where a post has been planted on the Southerly boundary of the right of way of the Canadian Pacific Railway said post being distant fifty feet southerly of a point on the Centre line of said Railway, measured at right angles thereto, which point is distant one hundred and forty four chains and twenty links from eastern boundary of said Reserve westerly, measured along the centre line of said Railway from the intersection thereof with the easterly boundary of the Serpent River Indian Reserve; then South  $2^{\circ} 59'$  East Ast. 39.65 chains, more or less, to where a post has been planted, thence south  $30^{\circ} 13'$  West, -51.19 chains, more or less, to where a post has been planted; thence North  $40^{\circ} 17'$  west 99.47 chains, more or less, to where a post has been planted on the southerly boundary of the right of way of the Canadian Pacific Railway, thence Easterly and following the said southerly boundary to the place of beginning.

Secondly. Commencing where a post has been planted on the Northerly boundary of the Canadian Pacific Railway, said post being distant fifty feet Northerly of a point on the centre line of said Railway, measured at right angles thereto, which point is distant one hundred and forty four chains and twenty links from the eastern boundary of said Reserve westerly, measured along the centre line of said Railway, from the intersection thereof with the Easterly boundary of the Serpent River Indian Reserve; thence North  $2^{\circ} 59'$  West five chains more or less, to where a post has been planted; thence Westerly and following the course of the said Railway at a parallel distance of five chains, more or less, therefrom to where a post has been planted at the production northerly of the Westerly boundary of the before described lot, at a distance of five chains northerly from the Northerly boundary of the right of way of said Railway; thence southerly and along the production of said Westerly boundary five chains, more or less, to where a post has been planted; thence Easterly and along said Northerly boundary of said Railway to the place of beginning, all as shown on plan by Jos. Cozens, O.L.S.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to lease the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the leasing thereof, shall, after deducting the usual proportion for expenses of management, be paid to us and our descendants as may seem best in our interest to the Superintendent General of Indian Affairs.

AND WE, the said Chief and Principal men of the said Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully



## MILL SITE

Serpent River Indian Reserve

DISTRICT OF ALGOMA

SCALE.



Id,

**A correct reduction**

E. Bray

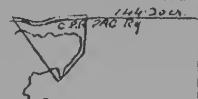
Chief Surveyor

Dept. of Indian Affairs

11 Febr 1904.

For. Coxens Dominion & Ontario Surveyor  
Sault Ste. Marie. April 6<sup>th</sup> 1894

SERPENT RIVER IND. RESERVE



Station showing the position of  
the Cutler & Sayridge  
Mill site

done, in connection with the leasing of the said parcel of land and the disposal of the rent derived therefrom.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this Seventeenth day of March in the year of Our Lord one thousand eight hundred and ninety four.

Signed, Sealed and Delivered, in the presence of GEO. L. CHITTY ONESIME PELTIER	}	his	
		ANTOIN x OJOWASHKOGIJIG	Chief [L.S.]
		mark	
		his	
		TIBISH x KOGIJIG	2nd Chief [L.S.]
		mark	
		WILLIAM NAHNONON	[L.S.]
		his	
		MIJAKIGABAW x	[L.S.]
		mark	
		his	
		MAHAWASIGE x	[L.S.]
		mark	
		his	
		JACOB x ASHKABOSS	[L.S.]
		mark	
		his	
		ROBERT x OJAWASHKOGIJIG	[L.S.]
		mark	
		JAMES SIMPSON	[L.S.]
		his	
		LOUIE x MAHAWASIGE	[L.S.]
		mark	
		his	
		JOSEPH x KIJIGAD	[L.S.]
		mark	
		PETER OSIKAHBOOS	[L.S.]
		his	
		LOUIS x GIJADJIWAN	[L.S.]
		mark	
		LOUIS KIJAGAD	[L.S.]

DOMINION OF CANADA,  
PROVINCE OF ONTARIO  
DISTRICT OF ALGOMA  
To Wit:

{ Personally appeared before me, George  
Lang Chitty of the City of Ottawa in the  
Province of Ontario, Timber Inspector  
and Antoin Ojowashkogijig Chief of the  
said Band of Indians.

AND the said George Lang Chitty for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Serpent River Indian Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Antoin Ojowashkogijig says:



That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents	}	
at the Town of Sault Ste. Marie in the		GEORGE L. CHITTY
District of Algoma this 19th day of		his
March A.D., 1894, the said Antoin		ANTOIN X OJOWASHKOGIJIG
Ojowashkogigig making his mark		mark
thereto in my presence.		

FRED W. JOHNSTON

*Judge, Algoma*

Accepted by the Governor in Council on the 10th April 1894.

JOHN J. MCGEE

*Clerk of the Privy Council*

Recorded 28th April 1894

Lib 140 Fol. 303

L. A. CATELLIER

*Dep. Registrar General of Canada.*

No. 353.

AGREEMENT made in Duplicate, the Sixteenth day of April in the year of Our Lord, One Thousand Eight Hundred and Ninety Four on behalf of the Government of Canada on the One part and on behalf of the Government of Ontario on the other part in pursuance of the Statute of Canada passed in the Fifty Fourth and Fifty Fifth years of Her Majesty's Reign, Chaptered Five and intituled "An Act for the Settlement of certain questions between the Governments of Canada and Ontario, respecting Indian lands", and the Statute of Ontario passed in the Fifty Fourth year of Her Majesty's Reign, Chaptered Three and intituled "An Act for the settlement of certain Questions between the Governments of Canada and Ontario respecting Indian Lands."

WHEREAS by Articles of a Treaty made on the Third of October, One Thousand Eight Hundred and Seventy Three, between Her Most Gracious Majesty the Queen, by Her Commissioners the Honourable Alexander Morris, Lieutenant Governor of Manitoba and the North West Territories, Joseph Albert Norbert Provencher, and Simon James Dawson, on the One part, and the Saulteaux tribe of the Ojibbeway Indians, inhabitants of the Country within the limits thereafter defined and described by their chiefs chosen and named as thereafter mentioned of the other part which said treaty is usually known as the North West Angle Treaty No. 3, the Saulteaux tribe of the Ojibbeway Indians and all other the Indians inhabiting the Country therein defined and described Surrendered to Her Majesty all their rights,

titles and privileges whatsoever to the lands therein defined and described on certain terms and considerations therein mentioned:

AND WHEREAS by the said Treaty, out of the lands so surrendered, reserves were to be selected and laid aside for the benefit of the said Indians; and the said Indians were amongst other things hereinafter provided to have the right to pursue their avocations of hunting and fishing throughout the tract surrendered, subject to such regulations as might, from time to time, be made by the Government of the Dominion of Canada, and saving and excepting such tracts as might, from time to time, be required or taken up for settlement, mining, lumbering or other purposes by the said Government of the Dominion of Canada or by any of the subjects thereof duly authorized therefor by the said Government:

AND WHEREAS the true boundaries of Ontario have since been ascertained and declared to include part of the territory surrendered by the said treaty and other territory North of the height of land with respect to which Indians are understood to make a claim as being occupants thereof according to their mode of occupying and as not having yet surrendered their claim thereto or interest therein.

AND WHEREAS before the true boundaries had been declared as aforesaid, the Government of Canada had selected and set aside certain Reserves for the Indians in intended pursuance of the said treaty, and the said Government of Ontario was no party to the selection, and has not yet concurred therein;

AND WHEREAS it is deemed desirable for the Dominion of Canada and the Province of Ontario to come to a friendly and just understanding in respect of the said matters and the Governor General of Canada in Council and the Lieutenant Governor of Ontario in Council have given authority for the execution on their behalf respectively pursuant to the said Statutes of an agreement in terms of these Presents.

NOW THEREFORE it is hereby agreed between the two Governments as follows:—

1. With respect to the Tracts to be from time to time taken up for settlement, mining, lumbering or other Purposes and to the regulations required in that behalf, as in the said Treaty mentioned, it is hereby conceded and declared that, as the Crown Lands in the Surrendered tract have been decided to belong to the Province of Ontario or to Her Majesty in right of the said Province, the Rights of hunting and fishing by the Indians throughout the tract surrendered, not including the Reserves to be made thereunder, do not continue with reference to any tracts which have been, or from time to time may be, required or taken up for settlement, mining, lumbering or other purposes by the Government of Ontario or persons duly Authorized by the said Government of Ontario; and that the concurrence of the Province of Ontario is required in the selection of the said Reserves.

2. That to avoid dissatisfaction or discontent among the Indians, full enquiry will be made by the Government of Ontario, as to the Reserves before the passing of the said Statutes laid out in the Territory, with a view of acquiescing in the location and extent thereof unless some good reason presents itself for a different course.

3. That in case the Government of Ontario after such enquiry is dissatisfied with the reserves or any of them already selected, or in case other Reserves in the said territory are to be selected, a joint commission or joint commissions, shall be appointed by the Governments of Canada and Ontario to settle and determine any question or all questions relating to such reserves or proposed Reserves.

4. That in case of all Indian Reserves so to be confirmed or hereafter selected, the waters within the lands laid out or to be laid out as Indian Reserves in the said Territory, including the land covered with water lying between the projecting headlands of any lake or sheets of water, not wholly surrounded by an Indian Reserve or Reserves,

shall be deemed to form part of such Reserve including Islands wholly within such headlands, and shall not be subject to the public common right of fishery by others than Indians of the Band to which the Reserve belongs.

5. That this agreement is made without prejudice to the jurisdiction of the Parliament of Canada, with respect to inland fisheries under the British North-America Act, One Thousand Eight Hundred and Sixty Seven in case, the same shall be decided to apply to the said fisheries herein mentioned.

6. That any future treaties with the Indians in respect of Territory in Ontario to which they have not before the passing of the said Statutes surrendered their claim aforesaid, shall be deemed to require the concurrence of the Government of Ontario.

IN WITNESS WHEREOF these Presents have been signed and sealed on behalf of the Government of Canada by the Honourable Thomas Mayne Daly Superintendent General of Indian Affairs, and on behalf of the Government of Ontario, by the Honourable John Morison Gibson, Secretary and Registrar of the Province of Ontario.

SIGNED, SEALED and Delivered by the	}		
Honourable Thomas Mayne Daly in			
presence of A. Chisholm Clerk Civil		T. MAYNE DALY	[L.S.]
Service and by the Honourable John		J. M. GIBSON	[L.S.]
Morison Gibson, in presence of J. I.			
McIntosh, Clerk Civil Service, Ont-			
ario			

Recorded 29th May, 1894.

Lib: 149. Fol: 68.

L. A. CATELLIER

*Dep: Registrar General of Canada.*

Recorded this 26th day of May 1894, in

Liber 7 G S Folio 133,

JOHN F. C. USSHER

*Deputy Registrar.*

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No. 354.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Abenakis of Becancour Band of Indians resident on our Reserve in the County of Nicolet in the Province of Quebec and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Indian Reserve in the County of Nicolet and Province of Quebec containing by admeasurement be the same more or less and being composed of a parcel of land forming part of the Becancour Indian Reserve, known in the Cadastral Registry of the County of Nicolet for the Parish of Becancour, under Number 582, and described as follows:—

A parcel of land belonging to Louis Bernard containing 20 feet in width by the depth of the land between the Public Road and the River Becancour, having for neighbours on the South East, Noel St. Aubin and Louis Bernard, on the North West. The said parcel of land to be leased for a right of way.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to lease the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the leasing thereof, shall, after deducting the usual proportion for expenses of management, be paid to the individual owner of the land.

AND WE, the said Chief and Principal men of the said Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the leasing of the said parcel of land for right of way and the disposal of the rent derived therefrom. In regard to the bridge built by Mr. Hall, one end of which rests upon the land, hereby surrendered for leasing it is hereby understood:—That the bridge shall be removed every year before the end of December. That it will not be replaced before the 1st of June in each year. That between two of the trestles over the deepest part of the river, the span shall not be less than 20 feet, and that a wing boom shall extend from a point on the left bank of the river to the trestle of the said twenty foot span nearest the left bank, to prevent any timber that might possibly float down during the freshets, from striking the bank, and to guide it through the proper span of the bridge. That no toll shall be charged on the bridge. That if the bridge remains unbuilt for two consecutive years after the said term of five years, this Surrender shall be held to be cancelled after the expiration of the said two years and the owner may resume the said right of way And that an annual compensation of Six Dollars be paid each year to the individual owner of the right of way on the Reserve until this Surrender be cancelled.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this 12th day of June in the year of Our Lord one thousand eight hundred and Ninety four.

Signed, Sealed and Delivered in the presence of H. DESILETS, <i>Agent</i> I. N. PEPIN, <i>temoin</i>	}	NOEL ST. AUBIN	[L.S.]
		LOUIS BERNARD	[L.S.]
		EDOUARD SOUGRAINE	[L.S.]
		sa LOUIS X SOUGRAINE marque	[L.S.]

Signed, Sealed and Delivered again in the presence of H. DESILETS, <i>Agent</i> the twenty one of June 1894. I. N. PEPIN, <i>temoin</i>	}	sa XAVIER X NEPTON	[L.S.]
		marque NOEL ST. AUBIN	[L.S.]
		LOUIS BERNARD	[L.S.]
		EDOUARD SOUGRAINE	[L.S.]
		sa LOUIS X SOUGRAINE	[L.S.]
		marque sa XAVIER X NETON	[L.S.]
		marque	

DOMINION OF CANADA,  
 PROVINCE OF QUEBEC  
 COUNTY OF NICOLET  
 To Wit:

Personally appeared before me, Honoré Desilets of the Parish of Becancour in the Province of Quebec Indian Agent and Noel St. Aubin, member of the said Band of Indians,

AND the said Honoré Desilets for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Abenakis of Becancour of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Noel St. Aubin says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said Honoré Desilets.

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a member of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the said Deponents,  
 Honoré Desilets and Noel St. Aubin  
 at the City of Three Rivers in the  
 District of Three Rivers this 21st day  
 of June A.D., 1894.

H. DESILETS  
 NOEL ST. AUBIN

J. B. BOURGEOIS

*Judge Superior Court P.Q.*

Accepted by the Governor in Council on the 2nd July 1894.

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 31st July, 1894.

Lib: 149. Fol: 84.

P. PELLETIER

*Acting Dep: Registrar General of Canada.*

## No. 355.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Temiscamingue Band of Indians, resident on our Reserve in the County of Pontiac in the Province of Quebec and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors for ten years, ALL AND SINGULAR, the merchantable Timber on the Temiscamingue Reserve in the County of Pontiac aforesaid, cedar excepted.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to dispose of the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the disposal thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the interest thereon paid to us and our descendants in such a manner as the Superintendent General may deem most advisable.

AND WE, the said Chief and Principal men of the said Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the disposal of the said timber and of the proceeds derived therefrom

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this tenth day of July in the year of Our Lord one thousand eight hundred and ninety four

Signed, Sealed and Delivered, in the presence of	WILLIAM McBRIDE	[L.S.]
	ISAAC McBRIDE	[L.S.]
	THOMAS McBRIDE	[L.S.]
The same having first been read over by me to the said	TANIS STENGER	[L.S.]
	JOHN McBRIDE	[L.S.]
who appeared to understand the same and made his mark thereto in my presence.	JEAN MAJINKIKIJIK	[L.S.]
	his	
	JOHN x WABIKIKIJIK	[L.S.]
	mark	
ANGUS McBRIDE.	his	
	JEAN BAPTIST x MASIKIKIJIK	[L.S.]
	mark	
	his	
	JOSEPH x QUAQUANE	[L.S.]
	mark	
	his	
	CYRIL x WETTAWESIRES	[L.S.]
	mark	
	his	
	JOHN x MASINIKIKIJIK	[L.S.]
	mark	
	his	
	JOHN x SIMPSON	[L.S.]
	mark	
	his	
	ALIX x SIMPSON	[L.S.]
	mark	
	his	
	MICHEL x WETTAWESIRES	[L.S.]
	mark	

DOMINION OF CANADA,  
 PROVINCE OF QUEBEC  
 COUNTY OF PONTIAC  
 To Wit:

Personally appeared before me, Angus McBride of Indian Reserve of Lake Temiscamingue in the Province of Quebec, in the Dominion of Canada and Angus Wabegijig Chief of the said Band of Indians, of same place.

AND the said Angus McBride for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Temiscamingue Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Angus Wabegijig says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the said Deponents  
 Angus McBride and Angus Wabegijig  
 at the Township of Duhamel in the  
 County of Pontiac this Eleventh day  
 of July A.D., 1894

ANGUS MCBRIDE  
 ANGUS WABEGIJIG

J. T. ST. JULIEN

*Stipendiary Magistrate for the  
 Districts of Ottawa, Terrebonne & Pontiac*

Accepted by the Governor in Council on the 25th Aug 1894

JOHN J. MCGEE

*Clerk of the Privy Council*

Recorded 20th October, 1894

Lib: 139. Fol: 587

L. A. CATELLIER

*Dep. Registrar General of Canada*

No. 356.

U. 107

Canada.

## CERTIFICATE OF OWNERSHIP.

Territories. Reference Certificate U. 76

South Alberta Land Registration District.

This is to Certify that Her Majesty the Queen, is now the owner of an estate in fee simple, of and in East half of Section Twenty-six in Township Twenty and Range Twenty-seven West of the Fourth Initial Meridian containing by admeasurement Three hundred and Twenty acres, more or less subject to the encumbrances, liens and interests notified by Memorial underwritten or endorsed hereon, or which may hereafter be recorded in the Register of Titles.

In Witness Whereof I have hereunto subscribed my name and affixed my seal this Fifth day of November A.D. 1894.

P. M. BARKER *Im & Act Registrar,*

*South Alberta  
Land Registration District.*

I Certify that the within instrument is duly entered and Registered in the Land Titles Office for the South Alberta Land Registration District at Calgary in the North West Territories, at 10.10 o'clock A.M. on the 5th day of November A.D. 1894 Number 1321 Book F Fol 149

P. M. BARKER *Im. & Act Registrar**S. A. L. R. D.*

Dated 5th day of November A.D. 1894  
Register U Folio 107

[L.S.]

No. 357.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Cumberland Band of Indians resident on our Reserve at Cumberland House in the Province of Saskatchewan and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Cumberland Indian Reserve in the Province of Saskatchewan containing by admeasurement Six Hundred and Forty and Sixty Six Hundredths Acres be the same more or less and being composed of

ALL and SINGULAR that certain parcel or tract of land situate, lying and being part of Cumberland Island composing the Northwest portion of the Cumberland Indian Reserve at Cumberland House, Saskatchewan, North West Territories, and more particularly described as follows:—



BEGINNING at the post at the North West Corner of the Reserve of the Hudson's Bay Company. Thirteen (13) chains, more or less, due North, and Eleven (11) chains, more or less, due West of Cumberland House, and running West Fifty nine (59) chains, thence South One Hundred (100) chains, thence East Sixty Five (65) chains, more or less, to the Edge of Pine Island Lake; thence Northerly along the Western Edge of said Lake to its intersection by the line forming the South boundary of the said Hudson's Bay Company's Reserve, thence West along said line Twenty Four (24) chains, more or less, to a post marking the South West corner of the said Reserve of the Hudson's Bay Company, thence North Forty Two (42) chains and Forty Eight (48) links, more or less, to the point of beginning; Containing an area of Six Hundred and Forty acres and Sixty-six (66) Hundredths of an Acre, more or less; Excepting and Re-serving from out the same a small tract of land at the South Eastern Corner of the Reserve of the Hudson's Bay Company, Claimed by the Church of Rome and Containing an area of Sixty-Six (66) Hundredths of an acre.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, Her Heirs and Successors forever, in trust to sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to Our credit and the interest thereon paid to us and Our descendants.

AND WE, the said Chief and Principal men of the said Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the sale of the said parcel of land.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this Third day of August in the year of Our Lord one thousand eight hundred and Ninety-three.

Signed, Sealed and Delivered, in the presence of

FRED. J. SCOTT

S. CARTER

JNO. A. CONNOP

HORACE L. BELANGER

H. McRAY

J. READER *Indian Agent.*

his  
JEREMIAH x CRANE *Chief* [L.S.]

mark  
his  
JOSEPH x PAUL *Councillor* [L.S.]

mark  
his  
SAMUEL x GREENLEAF [L.S.]

mark  
his  
CANADA x [L.S.]

his  
FREDERICK x MCGILLIVRAY [L.S.]

mark  
his  
PHILIP x GREENLEAF [L.S.]

mark  
his  
DONALD x NABASE [L.S.]

mark  
his  
NABASE x PAUL [L.S.]

his	
DAVID x TEABOY	[L.S.]
mark	
his	
JEREMIAH x FRIDAY	[L.S.]
mark	
his	
ALBERT x GREENLEAF	[L.S.]
mark	
his	
JAMES x STEWART	[L.S.]
mark	
his	
JOSEPH x PAUL JR.	[L.S.]
mark	
his	
PETER x BUDD	[L.S.]
mark	

DOMINION OF CANADA,  
 PROVINCE OF SASKATCHEWAN  
 N. W. TERR.  
 To Wit:

Personally appeared before me, George McCrum of the District of Cumberland North West Territories Joseph Reader Esquire and Jeremiah Crane Chief of the said Band of Indians.

AND the said Joseph Reader for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Cumberland Reserve, Pas Agency of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Jeremiah Crane says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said Joseph Reader, Indian Agent.

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by, the said Deponent at the District of Cumberland in the N. W. Terr. this third day of August, A.D., 1893.	}	J. READER <i>Ind Agent</i> his JEREMIAH X CRANE <i>Chief</i> mark <i>Witness</i> GEO. McCRUM
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GEO. McCRUM,  
*J.P., N.W.T.*

Re Sworn before me at Cumberland House this 19th day of Sept. A. D. and re-attested by authority of His Excellency the Governor General in Council under the provisions of Sec- tion 2 Cap. 30 of the Statutes of Can- ada 54-55 Victoria.	}	J. READER <i>Indian Agent</i> his JEREMIAH X CRANE <i>Chief</i> mark
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GEO. McCRUM  
*J.P., N.W.T.*

Original Surrender accepted by His Excellency the Governor General on the 19th Oct. 1894.

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 12th November 1894  
Lib 140 Fol. 363.

L. A. CATELLIER  
*Dep. Registrar General of Canada.*

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No. 358.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Chippewas of Sarnia resident on our Reserve in the County of Lambton in the Province of Ontario, and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Sarnia Indian Reserve, in the County of Lambton and Province of Ontario containing by admeasurement One Acre and Eight one Hundredths of one acre be the same more or less and being composed of that parcel of land commencing at a point in the West limit of the road allowance between Ranges Three and Four, at a distance of Seven Links North from the centre line of Lot 9, thence South Sixty-two degrees West Eight chains and Sixty-four Links, thence North Twenty-eight degrees West. One chain and Twenty Links, thence North Sixty-two degrees East Nine chains and thirty-six links to the West limit of the road allowance between Ranges 3 and 4, thence South Three degrees West One chain and Thirty Nine links to the place of beginning.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to lease for twenty years the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that one half of all moneys received from the leasing thereof, shall be placed to the credit of the Band, after deducting the usual proportion for expenses of management, and the other half shall be paid to the Indian Locatee

AND WE, the said Chief and Principal men of the said Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this twenty second day of October in the year of Our Lord one thousand eight hundred and Ninety-Four.

Signed, Sealed and Delivered, in the presence of

E. P. WATSON

*Indian Lands Agent*

WILSON JACOBS

*Head Chief*

WILSON JACOBS *Head Chief* [L.S.]

ELIJAH GEORGE " [L.S.]

JABEZ NAHMABIN " [L.S.]

ALEXANDER ROGERS " [L.S.]

JAMES PLAIN " [L.S.]

ALEXR. R. NAWANG [L.S.]

JOHN AUNNY [L.S.]

ALBERT RODD x his mark [L.S.]

SAMPSON JACKSON x his mark [L.S.]

ROBERT GEORGE x his mark [L.S.]

WILLIAM WAWANOSH, SEC.

WILLIAM JACKSON

SILAS WAUBMONG

JOHN THOMAS

DANIEL NAMABIN x his mark

PHILIP GEORGE

JOSIAH WILLIAMS x his mark

HENRY MAVILLE

LEVI PLAINE

PETER MENASS x his mark

ELIJAH MANASS

HENRY OLIVER x his mark

PILATE RODD

GEORGE OLIVER

RICHARD GEORGE

DOMINION OF CANADA,

PROVINCE OF ONTARIO

COUNTY OF LAMBTON

To Wit:

Personally appeared before me, E. P. Watson of the Town of Sarnia in the Province of Ontario, Indian Lands Agent, and Wilson Jacobs Chief of the said Band of Indians of the Chippewas.

AND the said E. P. Watson for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Chippewas of Sarnia, of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Wilson Jacobs, Head Chief says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponent E. P.

Watson and Wilson Jacobs at the  
Town of Sarnia in the County of Lamb-  
ton this 23rd day of October A.D.,  
1894

E. P. WATSON  
*Indian Lands Agent*  
WILSON JACOBS  
*Head Chief*

JOHN A. McKENZIE  
*Judge of County Court of  
the County of Lambton.*

Original Surrender accepted by His Excellency the Governor General on the 9th  
Novr. 1894

JOHN J. McGEE  
*Clerk of the Privy Council.*

Recorded 21st November, 1894.

Lib: 139. Fol: 616.

L. A. CATELLIER  
*Dep: Registrar General of Canada.*

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No. 359.

KNOW ALL MEN BY THESE PRESENTS,

THAT WE, the undersigned principal men of One Arrow's Band of Indians, resident on our Reserve, situate on the Eastern side of the South Saskatchewan River in the North-West Territories and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up to Our Sovereign Lady the Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract

PLAN OF ROADWAY  
— THROUGH —  
"ONE ARROW" INDIAN RESERVE

SCALE

0 10 20 30 60 chains

Rolling country. Small poplar bluffs

RESERVE  
"ONE ARROW"

94.95 chs.

SEC. 3

T. 44

SEC. 34

T. 43

W. 2, M.

R. 28

INDIAN "ONE ARROW" Rolling country. Small poplar bluffs

Note. Number of acres  
in road = 30.30 ac.

Department of the Secretary of State of Canada  
Registrar's Branch, Ottawa 1<sup>st</sup> March, 1895

This plan is annexed to a Deed of Land by the  
One Arrow's Band of Indians to Her Majesty the Queen  
Dated 9<sup>th</sup> October 1894 and recorded this day  
in Lib: 148. Fol: 92. (sgd.) *L. Hallier*

Dep: Registrar General of Canada.

Surveyed by  
*J. Leacock Reid, L.S.*  
(dated) Nov. 2<sup>nd</sup> 1893

A true copy (reduced)

*S. Bray*  
Chief Surveyor  
Dept. of Indian Affairs  
16 Feb'y 1904

Saint Laurent Settlement

of land and premises, situate, lying and being in the Indian Reserve No. 95, in the North-West Territories and Dominion of Canada, containing by admeasurement Thirty and Thirty Hundredths acres be the same more or less and being composed of all and singular that certain tract of land Sixty Six feet wide to be used as a road allowance, situated in and traversing from East to West the "One Arrow" Indian Reserve near Batoche numbered 95, North-West Territories Dominion of Canada and which may be described as the road allowance between Townships Forty Three and Forty Four, Range Twenty Eight, West of the 2nd I. M. produced from the East Boundary of the Reserve. Westerly Three Hundred and Three Decimal Nought Five chains more or less to its Western Boundary.

• TO HAVE AND TO HOLD the same unto her said Majesty The Queen, her Heirs and Successors forever, in trust to dispose the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the disposal thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the interest thereon paid to us and our descendants.

AND WE, the said Principal men of the said Band of Indians do, on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the disposal of the said road allowance.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this Ninth day of October in the year of Our Lord one thousand eight hundred and ninety four.

Signed, sealed and delivered in the presence of R. S. MCKENZIE <i>Indina Agent</i>	}	his	
		FRANCIS DUMOND x	[L.S.]
	}	mark	
		his	
		LAROQUE x	[L.S.]
		mark	
	}	his	
		SINNO-KESICK x	[L.S.]
		mark	
	}	his	
		KAHMEEANPEEHIT x	[L.S.]
		mark	
	}	his	
		PEEASOOPAHTAW x	[L.S.]
		mark	
	}	his	
		CAP-PA-HOO-SON x	[L.S.]
		mark	
	}	his	
		PEEPAHKEECHAW x	[L.S.]
		mark	
	}	his	
		AHSEENEECOOSEESON x	[L.S.]
		mark	
	}	his	
		KAHKEETOOMOOTAYGUN x	
		mark	

Dominion of Canada  
NORTH-WEST TERRITORIES  
JUDICIAL DISTRICT OF SASKATCHEWAN  
To Wit:

Personally appeared before me, Francis Dumont one of the principal men of One Arrow's Reserve, No. 95. in the Duck Lake Indian Agency. in the said Judicial District of Saskatchewan.

And the said Francis Dumont saith:

That the annexed release or surrender of roadway through the Indian Reserve aforesaid was assented to by him and other Indians of the said Reserve, the same being a majority of the male members of the said Band, owning the said Reserve, of the full age of twenty one years, at a meeting of the said Band summoned for that purpose according to the rules of our said Band;

That the said meeting was held at the house of Louis Marion on the said Reserve on the ninth day of October 1894, in the presence of R. S. McKenzie, Indian Agent. of the Duck Lake Indian Agency;

That no one was allowed to vote at said meeting who was not a member of the said Band, habitually residing on or near the said Reserve.

Sworn before me, the same having been  
first read over by R. S. McKenzie in  
French to the said deponent, who ap-  
peared to understand the same and  
made his mark thereto in my presence,  
at Duck Lake this thirteenth day of  
December 1894.

his  
FRANCIS X DUMONT  
mark

J. H. McGUIRE,

*Judge S. Court*

Dominion of Canada  
NORTH-WEST TERRITORIES  
JUDICIAL DISTRICT OF SASKATCHEWAN  
To Wit:

Personally appeared before me, R. S. McKenzie, Indian Agent of the Duck Lake Indian Agency. in the said Judicial District of Saskatchewan.

And the said R. S. McKenzie saith:

That the annexed release or surrender of a roadway through One Arrow's Reserve, No. 95, in the said Duck Lake Indian Agency, was assented to by a majority of the male members of the Band of Indians owning the said Reserve, of the full age of twenty-one years, at a meeting of the said Band summoned for that purpose according to the rules of the Band;

That the said meeting was held at the house of Louis Marion on the said Reserve on the ninth day of October 1894, in his presence, as an Officer duly authorized to attend such meeting by the Superintendent General of Indian Affairs;

That no one voted at said meeting who was not a member of the said Band habitually residing on or near the said Reserve.

Sworn before me, at Duck Lake, District  
of Saskatchewan this 13th day of De-  
cember A.D. 1894.

R. S. MCKENZIE  
Indian Agent.

J. H. McGUIRE

*Judge S. Ct.*

Recorded 1st March, 1895.

Lib: 148. Fol: 92.

L. A. CATELLIER

*Dep: Registrar General of Canada.*



## No. 360.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Desert Band of Indians resident on our Reserve in the Township of Maniwaki in the Province of Quebec and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Township of Maniwaki in the County of Ottawa and Province of Quebec containing by admeasurement One Acre be the same more or less and being composed of part of lot number Twenty Nine Road Range in the said Township of Maniwaki Commencing at the Gatineau Road where a post will be planted, two hundred and ten feet South of the Road Allowance between Lot 4, Desert Front, and Lot 29, Road Range, extending Southward along the Gatineau Road two hundred and Ten Feet to where a second post will be placed, from thence Easterly two hundred and ten feet through Lot 29, Gatineau Road Range, to where a third post will be planted, from this post Northward two hundred and ten feet where a fourth post will be planted, and from thence Westerly two hundred and ten feet to the place of commencement.

The said piece of land to be a square acre, of which each side will be two hundred and ten feet, and to be bounded as follows:—On the West by the Gatineau Road, and on the South, East and North, by the remainder of Lot 29, Road Range.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to lease the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the leasing thereof, shall, after deducting the usual proportion for expenses of management, be paid to Peter Shemette and his descendants as to the Superintendent General of Indian Affairs may seem best.

AND WE, the said Chief and Principal men of the said Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the leasing of the said land and the disposal of the said rent.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this thirteenth day of August in the year of Our Lord one thousand eight hundred and ninety four

Signed, Sealed and Delivered, in the presence of

JAMES MARTIN  
Indian Agent

his		
PETER x TENESCO	Chief	[L.S.]
mark		
his		
LOUIS x COMONDO	sub Chief	[L.S.]
mark		
MICHEL COMUNDA		[L.S.]
his		
JOHN x M DOUGALL	Interpreter	[L.S.]
mark		
his		
LOUIS x PEZZENDEWATCH		[L.S.]
mark		
his		
SIMON x OTJIK		[L.S.]
mark		

his	
XAVIER x APIGON	[L.S.]
mark	
his	
PETER x SHEMEETTE	[L.S.]
mark	
his	
BAZIL x OTJIK	[L.S.]
mark	
his	
PETER x DECONTIER	[L.S.]
mark	
his	
WILLIAM x LACROIX	[L.S.]
mark	
his	
SIMON x TENESCO	[L.S.]
mark	
his	
ABRAHAM x OTJIK	[L.S.]
mark	
his	
ALBERT x JABOT	[L.S.]
mark	
his	
JOHN x WHITEDUCK	[L.S.]
mark	
his	
FRANK x COVART	[L.S.]
mark	
his	
XAVIER x JABOT	[L.S.]
mark	
his	
JOHN B x JABOT	[L.S.]
mark	
his	
BENJAMIN x JOLIFEUR	[L.S.]
mark	
his	
JOHN B x COMONDO	[L.S.]
mark	
his	
SIMON x MICHEL	[L.S.]
mark	
his	
JOSEPH x JOLIFEUR	[L.S.]
mark	
his	
FRANK x COMONDO	[L.S.]
mark	
his	
MATIAS x TCHENENE	[L.S.]
mark	
his	
MICHEL x JABOT	[L.S.]
mark	
his	
JOSEPH x MENASS	[L.S.]
mark	
his	
MICHEL x BUCKSHOT	[L.S.]
mark	
his	
JOSEPH x LEVERGNE	[L.S.]
mark	

DOMINION OF CANADA,  
 PROVINCE OF QUEBEC  
 COUNTY OF OTTAWA  
 To Wit:

Personally appeared before me, James Martin of Maniwaki the Agent of River Desert Band of Indians at Maniwaki in the Province of Quebec and Peter Tenisco Chief of the said Band of Indians.

AND the said James Martin for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Maniwaki Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Peter Tenisco says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said James Martin

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents,  
 James Martin and Peter Tenisco at  
 the Village of Maniwaki in the County  
 of Ottawa this twenty eighth day of  
 January A.D., 1895.

JAMES MARTIN,  
 his  
 PETER x TENISCO.  
 mark

J. T. ST. JULIEN,

*Stipendiary Magistrate for the Districts  
 of Ottawa Terrebonne & Pontiac.*

Accepted by the Governor in Council on the 4th Feb 1895

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 1st March 1895  
 Liber 135. Folio 467

L. A. CATELLIER

*Dep Registrar General of Canada.*

No. 361.

U. 149.

Canada.  
Territories.

# CERTIFICATE OF OWNERSHIP.

Reference Certificate B. 134.

South Alberta Land Registration District.

This is to Certify that Her Majesty, the Queen, is now the owner of an estate in fee simple, of and in The North East Quarter of Section Thirty five, in Township Twenty three, Range One, West of the Fifth Meridian, in the District of Alberta, in the North West Territories, in the Dominion of Canada, subject to the encumbrances, liens and interests notified by memorial underwritten or endorsed hereon, or which may hereafter be recorded in the Register of Title.

IN WITNESS WHEREOF I have hereunto subscribed my name and affixed my seal this Fifth day of December A.D. 1894.

T. A. McLEAN

[L.S.]

*Registrar,**South Alberta Land Registration District.*

I Certify that the within Instrument was duly entered and Registered in the Land Titles Office for the South Alberta Land Registration District at Calgary in the North West Territories, at 1.30 O'clock P.M. on the 5th day of December A.D. 1894, Number 1439D, Book F, Fol. 163.

T. A. McLEAN [L.S.]

Registrar

S.A.L.R.D.

No. 362.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of the Band of Indians owning the Wahnapitae Indian Reserve in the District of Nipissing resident on Manitoulin Island near our Reserve, in the District of Manitoulin in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, all and singular the merchantable Timber of all kinds on the said Wahnapitae Indian Reserve, which contains four square miles and is situated on the land on the north west corner of Lake Wahnapitae.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the sale thereof, shall, after deducting the usual proportion for expenses of management, be capitalized and the interest to accrue thereon, shall be paid to the actual members of the Band known as the Wahnapitae or Tahgaiewenene Band.

AND WE, the said Chief and Principal men of the said Wahnapiatae or Tah-gaiewenene Band do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the Timber hereby surrendered

his DOMINICK x MINDAMIN	[L.S.]
mark his ALEXANDER x JAKO	[L.S.]
mark JOHN RECOLLET	[L.S.]
GABRIEL NAMES	[L.S.]
JEREMI MINDAMIN	[L.S.]
NUI WALUDUCTO	[L.S.]
JOSEPH ENOWASE	[L.S.]
his JEAN BAPTISTE x RECOLLET	[L.S.]
mark his WILLIAM x SHAWANABIN	[L.S.]
mark his ANDRÉ x RECOLLET	[L.S.]
mark his JOACHIM x RECOLLET	[L.S.]
mark his DAVID x SHEWETAGAN	[L.S.]
mark his LOUIS x GIOSHK	[L.S.]
mark	

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this tenth day of April in the year of Our Lord one thousand eight hundred and ninety five.

Signed, Sealed and Delivered, in the presence of GEO. L. CHITTY, JOSEPH JAKO	}	JOSEPH JAKO <i>Chief</i>	[L.S.]
		THOMAS SHEWETAHGUN	[L.S.]
		BAZIL KINCHAMEG	[L.S.]
		JAKO NAMES	[L.S.]
		JOSEPH NAMES	[L.S.]
		his MICHEL x MINDAMIN	[L.S.]
		mark	

DOMINION OF CANADA,  
PROVINCE OF ONTARIO  
DISTRICT OF NIPISSING  
To Wit:

} Personally appeared before me, George  
Lang Chitty of the City of Ottawa in the  
Province of Ontario and Joseph Jako  
Chief of the said Band of Indians.

AND the said George Lang Chitty for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Wahnapiatae Indian Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Joseph Jako says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said George L. Chitty

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the said Depouents	}	
George Lang Chitty and Joseph Jacko		
at the Town of North Bay in the District of Nipissing this Thirteenth day		GEORGE LANG CHITTY
of April A.D., 1895.		JOSEPH JAKO

WM. DORAN

*Stipendiary Magistrate*

*Dist Nipissing*

Accepted by the Governor in Council on the 26th April 1895

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 17th May, 1895,

lib. 148, fol. 124.

L. A. CATELLIER

*Dep. Registrar General of Canada*

No. 363.

W. 76.

Canada.

Territories.

#### DUPLICATE CERTIFICATE OF TITLE.

Reference Certificate T. 136.

South Alberta Land Registration District.

This is to Certify that Her Majesty, the Queen, is now the owner of an estate in fee simple, of and in The North East Quarter of Section Thirty six, in Township

Twenty, Range Twenty seven, West of the Fourth Meridian in the Provisional District of Alberta, in the North West Territories, in the Dominion of Canada, Containing by admeasurement, One hundred and sixty acres, more or less, subject to the encumbrances, liens and interests notified by memorandum underwritten or endorsed hereon, or which may hereafter be made in the register.

In Witness Whereof I have hereunto subscribed my name and affixed my official seal this Twenty seventh day of May A.D. 1895.

T. A. McLEAN *Registrar.*

[L.S.]

*South Alberta Land Registration District.*

I Certify that the within Instrument was duly entered and Registered in the Land Titles Office for the South Alberta Land Registration District at Calgary in the North West Territories, at 11.10 O'clock A.M. on the 27th day of May A.D. 1895 Number 1887 D. Book F. Fol. 210.

T. A. McLEAN *Registrar*

*S.A.L.R.D.*

No. 364.

R 39, Fol 88.

Canada.  
Territories.

Number 9438

Duplicate Certificate of Title.

*Assiniboia Land Registration District.*

This is to Certify that Her Majesty the Queen is now the owner of an estate in fee simple in possession of and in that part of the West Half of Section number Eleven (11) in Township number Twenty One (21) in Range number Thirteen (13) West of the Second (2nd) Meridian, in the Provisional District of Assiniboia, in the North-West Territories of the Dominion of Canada, which may be described as follows: Commencing at an iron post planted at the northern end of a line forming one of the western boundaries of the Roman Catholic Mission lands on said Section number Eleven (11) said line having a bearing north sixteen degrees twenty-seven minutes east (N 16° 27' E) astronomically according to the grant from the Crown to "Les Révérends Pères Oblats de Marie Immaculée des Territoires du Nord-Ouest," thence south two degrees forty-four minutes sixteen seconds east (S 2° 44' 16" E) astronomically fifteen chains and fifty-four links (15c 54L) to an iron post; thence south twenty-nine degrees twelve minutes thirty-seven seconds west (S 29° 12' 37" W) astronomically twenty-three chains and eighteen links (23c 18L) to an iron post planted in the line before referred to as forming one of the western boundaries of the Roman Catholic Mission Lands; thence north sixteen degrees twenty-seven minutes east (N 16° 27' E) astronomically and following the said line thirty-seven chains and thirty-two links (37c 32L) to the place of beginning, containing by admeasurement Nine and Three-tenths ( $9\frac{3}{10}$ ) Acres of land more or less subject to the encumbrances, liens and interests notified by memorandum underwritten or endorsed hereon, or which may hereafter be made in the register.

IN WITNESS WHEREOF I have hereunto subscribed my name and affixed my official seal this Fifteenth day of July A.D. 1895.

GEO. A. MONTGOMERY *Registrar,*

[L.S.]

*Assiniboia Land Registration District.*

P. O. Address, Ottawa, Ont.

See R. No. 39 folio 77.

## No. 365.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Alnwick Band of Mississaugua Indians resident on our Reserve in the Township of Alnwick in the County of Northumberland in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled. Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Alnwick Indian Reserve in the County of Northumberland and Province of Ontario containing by admeasurement Three acres and Six Hundredths of one acre be the same more or less and being composed of All and Singular that certain Block or portion of land being composed of a portion of lot number Sixteen in the Second Concession of the said Township of Alnwick comprising the northern portions of locations Sixty three and Sixty Five in Concession number Two of Alnwick and more particularly described as follows—Beginning at the North East angle of Lot number Sixteen Concession Two of Alnwick thence Westerly along the Southern side of the Road allowance between Concessions Two and Three to the Westerly boundary of location Sixty Five a distance of 8.75 chains more or less, thence Southerly along the Westerly boundary of Location Sixty Five a distance of 3.50 chains, thence easterly to the side line between Lots Sixteen and Seventeen a distance of 8.75 chains more or less, thence northerly to point of beginning 3.50 chains.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the sale thereof, shall, after deducting the usual proportion for expenses of management, be placed at interest and the interest thereon paid to us and our descendants as to the Superintendent General of Indian Affairs may seem best, less what is required to compensate Locatees for improvements.

AND WE, the said Chief and Principal men of the said Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the disposal of the said land and the money derived from the sale thereof.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this 21st day of April in the year of Our Lord one thousand eight hundred and ninety four

Signed, Sealed and Delivered, in the presence of JOHN THACKERAY	PETER CROWE	[L.S.]
	THOMAS MARSDEN	[L.S.]
	ALBERT CROW	[L.S.]
	ROBERT MARSDEN	[L.S.]
	JOHN COMEGO	[L.S.]
	JAMES MARSDEN	[L.S.]
	MOSES BLACK	[L.S.]
	M. CHUBB, <i>Chief</i>	[L.S.]
	WILLIAM LUKES	[L.S.]
	EBNEZAR COMEGO	[L.S.]
	JOHN POLLOCK	[L.S.]



HIRAM BEAVER  
 WESLEY BEAVER  
 ENOCH CROWE  
 ABNER BIGWIND  
 JOSEPH BEAVER  
 GEO. SALT

DOMINION OF CANADA,  
 PROVINCE OF ONTARIO  
 COUNTY OF  
 To Wit:

Personally appeared before me, John Thackeray of the Township of Alnwick in the Province of Ontario Indian Agent of the Alnwick Indians and Michael Chubb Chief of the said Band of Indians.

AND the said John Thackeray for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Alnwick Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Michael Chubb says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said John Thackeray

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the said Deponents  
 John Thackeray and Michael Chubb  
 at the Town of Cobourg in the County  
 of Northumberland this 7th day of  
 September A.D., 1894

JOHN THACKERAY

MITCHELL CHUBB

J. H. DUMBLE

*Police Magistrate*

*Cobourg*

Accepted by the Governor in Council on the 8th July 1895.

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 30th July, 1895.

Lib: 138. Fol: 510.

P. PELLETIER

*Acting Dep: Registrar General of Canada.*

No. 366A.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Indians owning the Big Hole, Indian Point and Red Bank Reserves resident on our Reserves aforesaid in the County of Northumberland in the Province of New Brunswick and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Parish of North Esk in the County of Northumberland and Province of New Brunswick containing by admeasurement

be the same more or less and being composed of Lots number three, six, seven, fourteen, sixteen, eighteen, twenty, twenty two, twenty three, on the South side of the Little South West Miramichi River and Lots one, two, three, five, six, seven, seventeen on the north side of the Little South West Miramichi River all of the above Lots being in the Red Bank Indian Reserve (so called), Also Lots one, two, three, four, five, six, seven, eight, nine, ten, eleven, twelve, thirteen, A. C. D. E. of the Big Hole Indian Reserve (so called), Also all of the Indian Point Indian Reserve (so called) with the exception of Lots thirteen and sixteen. All of the above described land being in the Parish of North Esk in the County and province aforesaid.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the interest thereon paid to us and our descendants as to the Department of Indian Affairs may seem right.

AND WE, the said Chief and Principal men of the said Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the sale of the said lands and the disposal of the said money.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this Tenth day of April in the year of Our Lord one thousand eight hundred and ninety five.

Signed, Sealed and Delivered, in the presence of	}	his	
		PETER x JULIAN	[L.S.]
WM. D. CARTER.	}	mark	
		LEMEY RENOW	[L.S.]
		his	
		JOHN x WARD	[L.S.]
		mark	
		his	
		THOMAS x SOMERVILLE	[L.S.]
		mark	
		his	
		LEMMY x WARD	[L.S.]
		mark	
		his	
		ANDREW x WHITNEY	[L.S.]
		mark	
		his	
		PETER x GINNISH	[L.S.]
		mark	

his	
JOHN x TOBAGUS	[L.S.]
mark	
his	
LOUIS x PAUL	[L.S.]
mark	
his	
LOUIS x TENAS	[L.S.]
mark	
his	
CAIN x PETER	[L.S.]
mark	
his	
LOUIS x WARD	[L.S.]
mark	
his	
NOEL x MCKAY	[L.S.]
mark	
his	
NOEL x WARD	[L.S.]
mark	
his	
THOMAS x WARD	[L.S.]
mark	
his	
BERNARD x SOMERVILLE	[L.S.]
mark	
his	
STEPHEN x MCKAY	[L.S.]
mark	
his	
PETER x SOMERVILLE. JR.	[L.S.]
mark	
his	
PETER x SOMERVILLE	[L.S.]
mark	
his	
LOUIS x LOCK PAUL	[L.S.]
mark	
his	
JOHN x GINNISH	[L.S.]
mark	
his	
PETER x CAPELIN	[L.S.]
mark	
his	
JOHN x BROWN	[L.S.]
mark	

DOMINION OF CANADA,  
 PROVINCE OF  
 COUNTY OF

To Wit:

Personally appeared before me, John Niven Stipendiary William D. Carter of Richibucto in the county of Kent in the Province of New Brunswick Indian Agent and Peter Julian Chief of the said Band of Indians.

AND the said William D. Carter for himself saith:—

That the annexed release or surrender was assented to by a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Peter Julian for himself says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said William D. Carter

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the said Deponents	}	WILLIAM D. CARTER
at the parish of Newcastle in the		his
County of Northumberland this Ele-		PETER x JULIAN
venth day of April A.D., 1895.		mark

J. NIVEN *Stipendiary Magistrate*

*Parish of Newcastle County of Northumberland*

Accepted by the Governor in Council on the 25th July 1895.

JOSEPH POPE

*Asst. Clerk of the Privy Council.*

Recorded 6th August 1895

lib. 140 fol. 474.

P. PELLETIER,

*Acting Dep. Registrar General of Canada.*

No. 366B.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Indians owning the Big Hole, Indian Point and Red Bank Reserves resident on our Reserves aforesaid in the County of Northumberland in the Province of New Brunswick and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled. Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Parish of North Esk in the County of Northumberland and Province of New Brunswick containing by admeasurement

be the same more or less and being composed of Lots Number Three, Six, Seven, Fourteen, Sixteen, Eighteen, Twenty, Twenty Two, Twenty Three on the South side of the Little South West Miramichi River and Lots One, Two, Three, Five, Six, Seven, Seventeen, on the North side of the Little South West Miramichi River,

all of the above Lots being in the Red Bank Indian Reserve, (so called), Also Lots One, Two, Three, Four, Five, Six, Seven, Eight, Nine, Ten, Eleven, Twelve, Thirteen, A. C. D. E. of the Big Hole Indian Reserve (so called) Also all of the Indian Point Indian Reserve (so called) with the exception of Lots Thirteen, and Sixteen. All of the above described land being in the Parish of North Esk, in the County and Province aforesaid.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the interest thereon paid to us and our descendants as to the Department of Indian Affairs may seem right

AND WE, the said Chief and Principal men of the said Bands of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the sale of the said lands and the disposal of the said money

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this Sixth day of June in the year of Our Lord one thousand eight hundred and Ninety Five

Signed, Sealed and Delivered, in the presence of  
WM. D. CARTER.

JOHN B. DOMINIC	[L.S.]
JOSEPH L. GINNISH	[L.S.]
his	
JOHN x TENAS	[L.S.]
mark	
his	
CHARLES x CLOUD	[L.S.]
mark	
his	
JOSEPH x WARD	[L.S.]
mark	
his	
THOMAS x WARD	[L.S.]
mark	
his	
SYLVESTER x WARD	[L.S.]
mark	
his	
NOEL x WARD	[L.S.]
mark	
his	
LOUIS x GINNISH	[L.S.]
mark	
his	
PETER x PRISH	[L.S.]
mark	
his	
STEPHEN x WARD	[L.S.]
mark	
his	
LEMUEL x P. PAUL	[L.S.]
mark	
his	
JOSEPH x TENAS	[L.S.]
mark	
his	
PETER x P. PAUL	[L.S.]
mark	

DOMINION OF CANADA,  
PROVINCE OF NEW BRUNSWICK  
COUNTY OF KENT  
To Wit:

Personally appeared before me, William D. Carter of Richibucto in the County of Kent in the Province of New Brunswick Indian Agent and John B. Dominick, Acting Chief of the said Band of Indians.

AND the said William D. Carter for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Red Bank Indian Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said John B. Dominic for himself says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is Acting Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the said Deponents

at the town of Newcastle in the  
County of Northumberland this Sev-  
enth day of June A.D., 1895

WILLIAM D CARTER

JOHN B DOMINIC

J. NIVEN *Police Magistrate*  
*Newcastle*

Sworn before me by the said Deponents

William D. Carter and John B. Dominic at the town of Richibucto in the County of Kent this twenty fifth day of July A.D. 1895.

CALEB RICHARDSON  
*Stipendiary Magistrate*  
*Richibucto, County of Kent*  
*New Brunswick*

Recorded 6th August 1895

Lib 140 fol 477

P. PELLETIER

*Acting Dep. Registrar General of Canada.*

No. 367

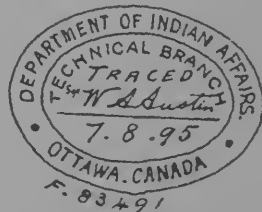
## KOOTENAY DISTRICT

*Sketch of I.R.L. 55A shewing overlap on Lot 51.*

Scale in chains  
0 10 20 40



A true copy (reduced)  
*S. Bray*  
Chief Surveyor  
Dept. of Indian Affairs  
12 Jan. 1904



No. 367.

This Indenture made this second day of September one thousand eight hundred and ninety five Between Robert Leslie Thomas Galbraith of the District of Kootenay in the Province of British Columbia of the one part and Her Most Gracious Majesty Queen Victoria hereinafter called Her said Majesty of the other part Witnesseth that for and in consideration of the sum of one dollar of money lawful and current in British Columbia by Her said Majesty in hand paid to the said Robert Leslie Thomas Galbraith at or before the execution of these presents the receipt and payment of which said sum the said Robert Leslie Thomas Galbraith doth hereby acknowledge he the said Robert Leslie Thomas Galbraith doth hereby grant release and convey unto Her said Majesty her heirs and assigns all that the right title interest property claim and demand of him the said Robert Leslie Thomas Galbraith of in and to all and singular that certain piece or parcel of land situate lying and being in the District of Kootenay in the Province of British Columbia being composed of that one half acre of land be the same more or less that has been cut off from the land known as preemption Number 51 (fifty one) of the Kootenay River in the said District by the Westerly line of Indian Reserve Number 55 A (fifty five A) and marked on the attached tracing in red and known as now being part of Indian Reserve 55 A aforesaid Together with all the buildings fixtures common ways profits privileges rights easements and appurtenances to the said hereditaments belonging or with the same or any part thereof held or enjoyed or appurtenant thereto To Have and To Hold all the said premises expressed to be hereby granted and released unto Her said Majesty and her heirs to the use of Her said Majesty her heirs and assigns forever And the said Robert Leslie Thomas Galbraith hereby for himself his heirs executors and administrators covenants with Her said Majesty her heirs and assigns that for and notwithstanding any act deed matter or thing whatsoever by him the said Robert Leslie Thomas Galbraith made done committed or suffered he the said Robert Leslie Thomas Galbraith now hath good right full power lawful and absolute authority to grant release and convey all the said premises in manner aforesaid And Further that he will upon the request and at the cost of Her said Majesty her heirs or assigns make do and execute all such acts deeds conveyances or other assurances in the law whatsoever for further or better conveying or assuring all or any of the said premises unto and to the use of Her said Majesty her heirs or assigns as by her or them shall be reasonably advised devised or required.

In Witness whereof the said parties have hereunto set their hands and seals the day and year first above written.

Signed, Sealed and Delivered by the above  
named Robert Leslie Thomas Gal-  
braith in the presence of

ROBERT LESLIE THOMAS GALBRAITH.

THOS. T. McVITTIE.

*For Maker Of A Deed.*

I Hereby Certify that R. L. T. Galbraith personally known to me, appeared before me, acknowledged to me that he is the person mentioned in the annexed Instrument as the maker thereof, and whose name is subscribed thereto as party that he knows the contents thereof, and that he executed the same voluntarily.

IN TESTIMONY whereof I have hereto set my Hand and Seal of Office at Fort Steele this 2nd day of September, in the year of Our Lord one thousand eight hundred and ninety five.

THOS. T. McVITTIE J.P. [L.S.]



No. 368.

THIS INDENTURE made the 21st day of Sept. One thousand eight hundred and ninety four BETWEEN Thomas Ellis of Penticton in the Province of British Columbia of the one part AND HER MOST GRACIOUS MAJESTY QUEEN VICTORIA represented by the Superintendent General of Indian Affairs of the Dominion of Canada of the other part

WHEREAS the said Thomas Ellis is seized of or otherwise entitled to the hereditaments and premises hereby granted or expressed so to be free from incumbrances and for divers valuable considerations has agreed to convey the same to Her said Majesty

NOW THIS INDENTURE WITNESSETH that in pursuance of the said agreement and for divers valuable considerations and the sum of One dollar to the said Thomas Ellis paid by Her said Majesty (the receipt whereof is hereby acknowledged) He the said Thomas Ellis doth hereby grant and convey unto Her said Majesty Her Heirs and Successors ALL that piece or parcel of land containing one hundred and ninety four and one half ( $194\frac{1}{2}$ ) acres more or less situate in the Osoyoos Division of Yale District in the Province of British Columbia and forming part of the land known as Lot Two hundred and fifty (250) Group one (1) on the official map of the said District which said piece of land may be more particularly described as follows: Commencing at the South East corner post of said Lot 250 thence running North forty chains and ten links thence West fifty three chains and thirty seven links thence South  $13^{\circ} 32'$  East forty one chains and twenty five links and thence East forty three chains and sixty six links to the point of commencement and which is delineated by the colour pink on the plan hereto annexed Together with all buildings ways rights privileges and appurtenances to the said hereditaments belonging or with the same or any part thereof held or enjoyed or appurtenant thereto and all the estate right title interest property claim and demand of the said Thomas Ellis in to or upon the said premises TO HAVE AND TO HOLD the hereditaments and premises hereby granted or intended so to be Unto and To the use of Her said Majesty Her Heirs and Successors AND the said Thomas Ellis doth hereby for himself his heirs executors and administrators covenant with Her said Majesty Her Heirs and Successors that for and notwithstanding any act deed matter or thing whatsoever by him the said Thomas Ellis made done committed or suffered he the said Thomas Ellis now hath good right full power lawful and absolute authority to grant and convey all the said premises hereinbefore expressed to be hereby conveyed unto Her said Majesty Her Heirs and Successors for an absolute and indefeasible estate of inheritance in fee simple and that freed and discharged of from and against all uses trusts and incumbrances claims and demands whatsoever except the taxes for the enurrent year AND FURTHER that he will upon the request and at the cost of Her said Majesty Her Heirs or Successors represented by the Superintendent General of Indian Affairs for the time being make do and execute all such further acts deeds conveyances or other assurances in the law whatsoever for further or better conveying or assuring all or any of the said premises unto and to the use of Her said Majesty Her Heirs and Successors as by Her or Them shall be reasonably advised devised or required IN WITNESS WHEREOF the said parties to these presents have hereunto set their hands and seals the day and year first above written.

Signed, Sealed and Delivered by the said Thomas Ellis in the presence of	<div style="display: inline-block; vertical-align: middle;">             THOMAS ELLIS              CHARLES E. POOLEY  <i>His Attorney in fact.</i> </div> <div style="display: inline-block; vertical-align: middle; font-size: 4em; margin: 0 10px;">}</div> <div style="display: inline-block; vertical-align: middle;">[L.S.]</div>
P. O'REILLY.	

Scale in chains

A horizontal scale bar with vertical tick marks at intervals of 10 units. The numbers 0, 10, 20, and 40 are written above the corresponding tick marks.

INDIAN RESERVE  
No 2

J. Ellis  
per Geo. B. Vosey  
his Attorney at Law

D O G L A K E

*L. Bray*  
Chief Surveyor  
Dept. of Indian Affairs  
22 Jan'y. 1904

"LAND REGISTRY ACT."

*For Attorney.*

I HEREBY CERTIFY that Charles E. Pooley personally known to me, appeared before me and acknowledged to me that he is the person who subscribed the name of Thomas Ellis to the annexed Instrument as the maker thereof that the said Thomas Ellis is the person mentioned in the said Instrument as the maker thereof, that he knows the contents of the said Instrument, and that he subscribed the name of Thomas Ellis voluntarily as the free act and deed of the said Thomas Ellis.

IN TESTIMONY whereof, I have hereto set my Hand and Seal of Office at Victoria B.C. this 26th day of September, in the year of Our Lord one thousand eight hundred and ninety-four.

B. H. TYRWHITT DRAKE [L.S.]  
*Notary Public.*

No. 474 A Registered the 2nd. day of October 1894 In Absolute Fees Book Vol. 2 Folio 121.

F. H. TUCK  
*District Registrar.*  
[L.S.]

*Certificate of Title*

No. 474 A . . . . . 2nd. October 1894

Name of Owner.	Absolute Fees Book.	Date of Registration.	Parcels, Short Description.
Her Most Gracious Majesty Queen Victoria.	Fol. 121, vol. 2.	2nd October, 1894, 9.50 a.m.	Part (194 $\frac{50}{100}$ acres) of lot 250, group 1, Osoyoos division, Yale district.

*List of Instruments.*

9th July 1888 The Crown to Thomas Ellis Grant in Fee of Lot 250 Group 1 Osoyoos Division of Yale District

26th September 1894 Thomas Ellis (by his attorney Charles E. Pooley of Power filed No. 40c) to Her Most Gracious Majesty Queen Victoria Conveyance in Fee of Part (194 $\frac{50}{100}$  acres) of said Lot as per plan annexed colored pink

F. H. TUCK [L.S.]  
*District Registrar*

No. 369.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The River Desert Band of Indians resident on our Reserve in the Township of Maniwaki in the Province of Quebec and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel

or tract of land and premises, situate, lying and being in the Maniwaki Indian Reserve in the County of Ottawa and Province of Quebec containing by admeasurement Seventy Five acres be the same more or less and being composed of lot Number Five in the Desert Front Range in the aforesaid Township of Maniwaki

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the sale thereof, shall, after deducting the usual proportion for expenses of management, be paid to our credit and the interest thereon paid to us and our descendants as to the Department of Indian Affairs may appear best in our interest.

AND WE, the said Chief and Principal men of the said Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the sale of the said land and the disposal of the money derived therefrom.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this Thirteenth day of August in the year of Our Lord one thousand eight hundred and ninety five.

Signed, Sealed and Delivered, in the presence of  
JAMES MARTIN  
Indian Agent

}	his		
	PETER x TENESCO	Chief	[L.S.]
}	mark		
	MICHEL COMONDO	Sub Chief	[L.S.]
	his		
	JOHN x M. DOUGALL	Interpreter	[L.S.]
	mark		
	CHARLES McDUGALL		[L.S.]
	his		
	JOHN BULL x MAKATENEIS		[L.S.]
	mark		
	his		
	LEME x MICHEL		[L.S.]
	mark		
	his		
	LOUIS x PEZZENDWATCH		[L.S.]
	mark		
	his		
	JOHN WHITEDUCK		[L.S.]
	mark		
	MATIAS TCHANANA		[L.S.]
	his		
	FRANK x COVART		[L.S.]
	mark		
	his		
	LEMAB x PEZZENDEWATCH		[L.S.]
	mark		
	his		
	WILLIAM x LACROIX		[L.S.]
	mark		
	his		
	WILLIAM x JABOT		[L.S.]
	mark		
	his		
	ANTOINE x TENESCO		[L.S.]
	mark		

his FRANK x BENJAMIN mark	[L.S.]
his PETER ANTOINE x COMONDO mark	[L.S.]
his JOHN B x COMONDO mark	[L.S.]
his MICHEL x BUCKSHOT mark	[L.S.]
his XAVIER x JABOT mark	[L.S.]
his MICHEL x JABOT mark	[L.S.]
his JOSEPH x LACROIX mark	[L.S.]
his JACKO x DECONTIER mark	[L.S.]
his XAVIER x MAKETEMONIAS mark	[L.S.]
his TOMEA x MENIAS mark	[L.S.]

DOMINION OF CANADA,  
PROVINCE OF ONTARIO  
COUNTY OF CARLETON  
To Wit:

Personally appeared before me, James  
Martin of the Village of Maniwaki in  
the Province of Quebec Indian Agent for  
the River Desert Band of Indians and  
Peter Tenesco Chief of the said Band  
of Indians.

AND the said James Martin for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the River Desert Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Peter Tenesco says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said James Martin

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

Read to the deponent Peter Tenesco before being sworn to

SWORN before me by the Deponent	}	
James Martin and Peter Tenesco at the		JAMES MARTIN
City of Ottawa in the County of Carle-		his
ton this 28th day of August A.D., 1895		PETER x TENESCO mark

WILLIAM MOSGROVE

*Judge County Court  
of the County of Carleton*

Accepted by the Governor General in Council on the 14th Octr. 1895

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded, 25th October, 1895,

Lib: 138, fol: 542,

L. A. CATELLIER

*Dep: Registrar General of Canada.*

EXTRACT from a Report of the Committee of the Honourable the Privy Council,  
*approved by His Excellency on the 14th October, 1895.*

On a Memorandum dated 10th October, 1895, from the Superintendent General of Indian Affairs, submitting herewith a surrender, made in duplicate, by the River Desert Band of Indians, of Lot No. 5 in the said reserve, containing seventy-five acres of land, the object of the surrender being to admit of the disposal of the same for the benefit of the band.

The Minister states that the surrender has been assented to, executed and attested in the manner required by section 39 of the Indian Act, and he recommends the same for the approval of Your Excellency as required by the said section, the duplicate thereof, which is submitted herewith, to be kept of record in the Privy Council Office, and the original to be returned to the Department of Indian Affairs.

The Committee submit the same for Your Excellency's approval.

JOHN J. MCGEE

*Clerk of the Privy Council.*

The Honourable

The Superintendent General of Indian Affairs.

No. 370A.

THIS INDENTURE made this twelfth day of September in the year of our Lord one thousand eight hundred and ninety five, BETWEEN, Millicent E. Nevers of the City of Saint John in the Province of New Brunswick, Spinster, John P. Purvis of Burton In the County of Sunbury, in the said Province, Laborer, and Ella A. C. Purvis his wife of the first part, and, HER MAJESTY THE QUEEN of the other part:

WHEREAS the said parties hereto of the first part have agreed with Her Majesty The Queen for the absolute sale to Her Majesty of the said lands and premisses



intended to be hereby granted in fee simple, absolutely freed and discharged from all incumbrances for the sum of five hundred and seventy five Dollars.

NOW THIS INDENTURE WITNESSETH, that in pursuance of the said agreement and in consideration of the sum of five hundred and seventy five Dollars to the said Millicent E. Nevers, and John P. Purvis and Ella A. C. Purvis his wife paid by Her Majesty The Queen at or before the execution of These Presents the receipt whereof is hereby acknowledged The said parties hereto of the first part have hereby granted bargained sold aliened released and conveyed and by These Presents do hereby grant bargain sell alien release and convey unto Her Majesty The Queen Her Successors and Assigns all that piece and parcel of land situate lying and being in the Parish of Burton in the County of Sunbury Province of New Brunswick, bounded and described as follows:—Beginning at a point on the River Saint John at the lower line of the McSheffrey lot, thence S. 13° 50' West seventeen chains and seventy five links to the highway road, thence Westerly along the line of said highway road three chains or until it strikes a brook or gully, thence crossing said highway road following said brook or gully until it strikes the lower or side line of land or lands belonging to John E. Stocker, thence South 39° 40' East eighty two chains to a marked Spruce stump on the Northerly side line of the Street Grant, thence North 50° 20' East along said line of said Street Grant eight chains and thirty links to a marked stake, thence North 32° 15' West seventy seven chains to the highway road aforesaid, thence North 4° 30' West seventeen chains and thirty links to the River Saint John aforesaid, thence Westerly along said shore of said River to the place of beginning, containing one hundred and twenty five acres more or less as shown on the plan hereto annexed, being the Westerly part of the land lately owned by the late George C. Nevers. TOGETHER with all houses buildings fences improvements profits privileges and appurtenances to the same belonging or in any manner appertaining and the reversion and reversions, remainder and remainders rents issues and profits thereof, and also all the estate right title interest use possession property claim and demand either at Law or in Equity of them the said parties hereto of the first part, of, in, to, or out of the same, and every part and parcel thereof with the appurtenances,

TO HAVE AND TO HOLD the said lot piece or parcel of land and premises hereby granted, bargained, and sold or meant mentioned, or intended so to be, and every part and parcel thereof with the appurtenances unto Her Majesty The Queen Her Successors and Assigns to the only proper use, benefit and behoof of them Her Majesty Her Successors and Assigns FOREVER, and the said parties hereto of the first part for their heirs executors and administrators do hereby covenant to and with the said Her Majesty The Queen Her Successors and Assigns that they are lawfully seized of the before granted and bargained premises and have good right to bargain and sell the same in manner and form as before written and that they will warrant and forever defend the same unto the said Her Majesty The Queen Her Successors and Assigns against the lawful claims or demands of all persons whomsoever.

IN WITNESS WHEREOF two of the said parties hereto have hereunto set their hands and seals this twelfth day of September in the year of our Lord one thousand eight hundred and ninety five.

Signed, Sealed and delivered in presence  
of James S. White, Witness to the signature of John P. Purvis and Ella A. C. Purvis  
J. A. BELYEA  
Witness to the signature of Millicent E Nevers

JOHN P PURVIS [L.S.]  
ELLA A. C PURVIS [L.S.]  
MILLCENT E NEVERS [L.S.]



Province of New Brunswick.  
County of Sunbury SS.

Be it remembered that on this twelfth day of September in the year of our Lord one thousand eight hundred and ninety five before me James S. White Esquire a Justice of the Peace in and for the County of Sunbury personally came and appeared John P. Purvis and Ella A. C. Purvis his wife grantors in the foregoing conveyance named, who severally acknowledged that they signed sealed executed and delivered the said conveyance as and for their separate act and deed and to and for the uses and purposes therein expressed and contained.

And I the said Justice of the Peace do further certify that I did at the same time examine the said Ella A. C. Purvis separate and apart from her said husband, and she acknowledged that she signed sealed and executed and delivered the said conveyance freely and voluntarily and without fear threat or compulsion of or from her said husband.

JAMES S. WHITE  
*J.P.*

Province of New Brunswick.  
City and County of Saint John SS.

Be it remembered that on this fourteenth day of September in the year of our Lord one thousand eight hundred and ninety five before me James A. Belyea A Notary Public in and for the province of New Brunswick duly appointed commissioned and sworn and residing and practising at the City of Saint John in the Province aforesaid, at the said City of Saint John personally came and appeared Millicent E. Nevers one of the grantors in the foregoing conveyance named and acknowledged that she signed sealed executed and delivered the said conveyance as and for her act and deed and to and for the uses and purposes therein expressed and contained.

In Witness Whereof I the said Notary have  
hereunto subscribed my name and affixed  
my Official Seal at the City of Saint John  
the day and year first above written.

JAMES A. BELYEA  
*Notary Public*  
*Province New Brunswick*

New Brunswick }  
Sunbury Co } No 11051

Registered in Book G 2 of Records pages 340 & 341 this Ninth day  
of October A.D. 1895

[L.S.]

EMMA E. ESTABROOKS  
*Registrar of Deeds &c*  
*Sunbury Co*

—  
No. 370B.

THIS INDENTURE, made the Eighteenth day of May, in the year of our Lord one thousand Eight hundred and ninety nine BETWEEN Thomas Crawford of the Borough of Renovo County of Clinton and State of Pennsylvania of the first part and Sarah Ann Crawford of the Parish of St Marys County of York and Province of New Brunswick of the second part, WITNESSETH: That the said party of the

first part, for and in consideration of the sum of One Dollars, lawful money of the United States of America, unto him well and truly paid by the said party of the second part, at and before the selling and delivery of these presents, the receipt of which is hereby acknowledged, has granted, bargained, sold, aliened, released, conveyed and confirmed, and by these presents do grant, bargain, sell, alien, release, convey and confirm, unto the said party of the second part, her heirs and assigns, All that certain piece or parcel of land situate in the Parish of Burton County of Sunbury and Province of New Brunswick bounded and described as follows to Wit:

*Begining* at a Fir tree back of the house (since burned) and formerly occupied by the late Thomas Crawford Sr. and running West six rods and fifteen links to a pine stump; *thence* running Southerly to the Burton Road; *thence* down said road six rods and fifteen links; and *thence* to place of *begining* Containing one half of an acre of land more or less, and being same *premises* that *Thomas Crawford Sr.* conveyed to *Thomas Crawford Jr.* by deed bearing date the 8th day of June A.D. 1868 and Registered in Book "X" of Records Page 117 as reference thereto will more fully at large appear.

TOGETHER With all and singular the tenements, hereditaments and appurtenances to the same belonging or in any wise appertaining, and the reversion and reversions, remainder and remainders, rents, issues and profits thereof; AND ALSO, all the estate, right, title, interest, property, claim and demand whatsoever, both in law and equity, of the said party of the first part, of, in, to or out of the said premises, and every part and parcel thereof.

TO HAVE AND TO HOLD the said premises, with all and singular the appurtenances, unto the said party of the second part, her heirs and assigns, to and for the only proper use and behoof of the said party of the second part, her heirs and assigns forever

AND the said Thomas Crawford for himself his heirs, executors and administrators, does by these presents covenant, grant and agree to and with the said party of the second part, her heirs and assigns, that he the said Thomas Crawford and his heirs, all and singular the hereditaments and premises herein above described and granted, or mentioned and intended so to be, with the appurtenances, unto the said party of the second part her heirs, and assigns, against the said party of the first part, and his heirs, and against all and every other person or persons whomsoever, lawfully claiming or to claim the same or any part thereof, by, from or under them or any of them shall and will by these presents, WARRANT AND EVER DEFEND.

IN WITNESS WHEREOF, the said party of the first part hath hereunto set his hand and seal the day and year first above written.

Signed, Sealed and delivered in presence }  
of

JOHN SMITH  
R. O. ROGERS

} his  
THOMAS X CRAWFORD  
mark

[L.S.]

[Stamp.]

STATE OF PENNSYLVANIA }  
COUNTY OF CLINTON } SS.

BE IT REMEMBERED, that on this Seventh day of June in the year one thousand Eight hundred & ninety nine, before me, a Notary Public in and for the said County & State personally appeared Thomas Crawford the grantor who, I am satisfied is the individual named in. and who executed the above Deed or Conveyance,

and I having first made known to him the contents thereof, he acknowledged that he signed, sealed and delivered the same as his voluntary act and deed

WITNESS my hand and Notarial seal.

JOSEPH F. REILLEY [L.S.]  
Notary Public

STATE OF PENNSYLVANIA }  
COUNTY OF CLINTON } SS.

BE IT REMEMBERED, that on this Eighteenth day of May in the year one thousand Eight hundred and ninety nine, before me, a Justice of the Peace in and for said County personally appeared Thomas Crawford who, I am satisfied is the individual named in, and who executed the above Deed or Conveyance, and I having first made known to him the contents thereof, he acknowledged that he signed, sealed and delivered the same as his voluntary act and deed

WITNESS my hand and official seal

JOHN SMITH, J.P. [L.S.]

Commonwealth of Pennsylvania, }  
County. } SS.

RECORDED on this . . . . .  
day of . . . . ., A.D. 1 . . . in the Recorder's office of said County in Deed Book, Vol. . . . . Page . . . . .  
Given under my hand and the seal of the said office, the date above written.  
. . . . . Recorder.

I certify that the within Deed is duly entered and registered in the registry office for the County of Sunbury at 10 o'clock of the 15th day of October A.D. 1906, as No. 12969.

EMMA E. ESTABROOKS  
Regr.

Entered in Book K2 pages 522, 523 & 524

EMMA E. ESTABROOKS  
Regr.

No. 370C.

THIS INDENTURE, made this Twentieth day of September in the year of our Lord one thousand nine hundred and Six

BETWEEN Sarah Ann Crawford of the Parish of Saint Marys in the County of York and Province of New Brunswick, Spinster of the first part; and His Majesty, The King, of the second part;

WITNESSETH: that the said Sarah Ann Crawford, for and in consideration of the sum of Fifty dollars of lawful money of Canada, to her in hand well and truly paid at or before the ensealing and delivery of these presents by His Majesty, The King, the receipt whereof is hereby acknowledged, hath granted, bargained, sold, aliened, released, conveyed and confirmed, and by these presents do grant, bargain, sell, alien, release, convey and confirm unto His said Majesty the King, his successors and assigns, All that certain piece or parcel of land situate in the Parish of Burton, County of Sunbury and Province of New Brunswick bounded and described as follows

to Wit:—Beginning at a Fir tree back of the house (since burned) and formerly occupied by the late Thomas Crawford Sr., and running West six rods and fifteen links to a pine stump; *thence* running Southerly to the Burton Road; *thence* down said road six rods and fifteen links; and *thence* to place of *beginning* containing one half of an acre of land more or less, and being same premises that *Thomas Crawford Sr.*, conveyed to *Thomas Crawford Jr.*, by deed bearing date the 8th day of June A.D. 1868 and registered in Book "X" of Records Page 117 as reference thereto will more fully and at large appear.

TOGETHER with all Houses, Out Houses, Barns, Buildings, Edifices, Fences, Improvements, Profits, Privileges and Appurtenances, to the same belonging, or in any manner appertaining; and the Reversion and Reversions, Remainder and Remainders, Rents, Issues and Profits thereof—and also, all the Estate, Right, Title, Dower, Right and Title to Dower, Interest, Use, Possession, Property Claim and demand, either at Law or in Equity of her, the said Sarah Ann Crawford, of, in, to, or out of the same, and every Part and Parcel thereof, with the Appurtenances.

TO HAVE AND TO HOLD the said Lot, Piece or Parcel of Land and Premises hereby granted, Bargained and Sold, or meant, mentioned or intended so to be, and every part and parcel thereof with the Appurtenances, unto His Majesty The King, his successors and assigns, to the only proper Use, Benefit and Behoof of His said Majesty The King, his successors and assigns, FOREVER.

AND the said Sarah Ann Crawford, for herself, her Heirs, Executors and Administrators, do hereby covenant to and with His Majesty the King, his successors and assigns, that she is lawfully seized of the before granted and bargained premises, and hath good right to bargain and sell the same in manner and form as before written, and that she will WARRANT and defend the same unto His said Majesty, The King, his successors and assigns, against the lawful claims and demands of all persons whomsoever.

IN WITNESS WHEREOF, the said Sarah Ann Crawford hath hereunto set her Hand and Seal the day and year first above written.

Signed, Sealed and Delivered in presence  
of, the same being first read over and  
explained.

J. H. BARRY.

NEW BRUNSWICK

YORK COUNTY

} S. S.

her  
SARAH ANN X CRAWFORD  
mark

[L.S.]

BE IT REMEMBERED that on this Twentieth day of September in the year of our Lord one thousand and nine hundred and Six before me, Jeremiah H. Barry, a Notary Public for the said Province of New Brunswick, by lawful authority duly appointed, commissioned and sworn, residing and practising at the City of Fredericton in the said Province, personally came and appeared at the City of Fredericton in the said Province, the within named grantor Sarah Ann Crawford, who acknowledged that she signed, sealed, executed and delivered the foregoing Indenture of Deed as and for her act and deed truly and voluntarily for the uses and purposes therein mentioned and contained.

In Faith and Testimony whereof, I, the said Notary Public have hereunto set my hand and affixed my Notarial Seal at the City of Fredericton aforesaid, the day and year in this certificate written.

[L.S.]

J. H. BARRY

Notary Public  
New Brunswick.

I certify that the within Deed is duly entered and registered in the registry office for the County of Sunbury at Ten o'clock of the 15th day of October A.D. 1906, as No. 12970.

EMMA E. ESTABROOKS

*Regr.*

Entered in Book K 2. pages 524 and 525

EMMA E. ESTABROOKS

*Regr.*

No. 371.

This Indenture made this twenty sixth day of November in the year of our Lord one thousand eight hundred and ninety five, Between Thomas Gammon of the Parish of Bathurst in the County of Gloucester in the Province of New Brunswick, Joiner, and Elizabeth Gammon wife of the said Thomas Gammon of the one part, And Her Majesty the Queen of the other part:

Witnesseth that the said Thomas Gammon and Elizabeth Gammon for and in consideration of the sum of one Hundred and Seventy five dollars of lawful money of Canada to them in hand well and truly paid at or before the en sealing and delivery of these presents, the receipt whereof is hereby acknowledged, Have, granted bargained sold, aliened, released and confirmed and by these presents Do grant bargain sell, alien release and confirm unto Her Majesty The Queen in right of Her Dominion of Canada, Her Successors and Assigns, All that Island situated on the south side of the Harbor of Bathurst in the County of Gloucester in the Province of New Brunswick aforesaid known and distinguished on the plans of the lands about said Island as "Gould Island", afterwards as "DeBlois Island" but at present as "Indian Island" containing sixteen acres more or less by Deputy McNeil's survey of the "Gould Grant" made in the year 1840 which said Island was included in the grant from The Crown to Arthur Gould by Letters Patent bearing date the Twenty second day of September A.D. 1784 and was conveyed to the said Thomas Gammon by Robert Rankine by deed bearing date the ninth day of July in the year of our Lord one thousand eight hundred and seventy nine as by reference to the Records of the County of Gloucester aforesaid will more fully appear.

Together with all Buildings, improvements, Profits, Privileges and appurtenances whatsoever to the same belonging or in any manner appertaining; and the reversion and reversions, remainder and remainders, Rents, Issues and Profits thereof: And also all the estate, right, title, dower or thirds, and all right and title to dower and thirds, interest, use, possession, property claim and demand whatsoever, either at Law or in Equity of them the said Thomas Gammon and Elizabeth Gammon of in to or of the same and every part and parcel thereof with the appurtenances.

To Have and To Hold the said Lot, Piece or Parcel of land and premises hereby granted, bargained and sold or mentioned, meant or intended so to be and every part and parcel thereof with the appurtenances unto Her Majesty the Queen in right of Her Dominion of Canada Her Successors and Assigns, to the only proper use, benefit and behoof of the said Her Majesty the Queen in right of Her Dominion of Canada, Her Successors and Assigns Forever.

IN WITNESS WHEREOF the said Thomas Gammon and Elizabeth Gammon have hereunto set their hands and seals the day and year first above written.

Signed, Sealed and Delivered in the presence of  
JNO. J. HARRINGTON

THOMAS GAMMON  
ELIZABETH GAMMON

[L.S.]

[L.S.]

Province of New Brunswick  
County of Gloucester S. S.

I, John J. Harrington a Notary Public in and for the Province of New Brunswick aforesaid by Royal authority duly admitted and sworn residing and practising in Bathurst in the County of Gloucester aforesaid: Do Hereby Certify that on this twenty sixth day of November A.D. 1895 personally came and appeared before me the said Notary the above named Thomas Gammon and Elizabeth Gammon his wife the grantors in the foregoing deed made and severally acknowledged that they signed sealed executed and delivered the said instrument as their and each of their act and deed for the uses and purposes therein mentioned.

And the said Elizabeth Gammon wife of the said Thomas Gammon being by me examined separate and apart from her said husband acknowledged that she executed the same freely and voluntarily and without any fear threat or compulsion of or from her said husband.

IN TESTIMONY whereof I, the said Notary have hereunto set my hand and affixed my notarial seal at Bathurst aforesaid this Twenty Sixth day of November A.D. 1895.

JNO. J. HARRINGTON [L.S.]

*Notary Public*  
*New Brunswick*

A Duplicate of this Deed has been entered for Registry this 26th day of November A.D. 1895 at the hour of 2.30 o'clock P.M. as number 462 of the 39th Volume of the Records of the County of Gloucester.

C. A. MCGINLEY  
*Deputy Registrar*

No. 372.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Capilano Creek Band of Indians resident on our Reserve situate North of the City of Vancouver in the Province of British Columbia and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our SOVEREIGN LADY THE QUEEN, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Capilano Creek Indian Reserve in the Province of British Columbia containing by admeasurement Five and one half acres be the same more or less and being composed of part of the Indian Reserve at the Mouth of the Capilano River, Burrard Inlet British Columbia as hereinafter described

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to lease the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the leasing thereof, shall, after deducting the usual proportion for expenses of management, be paid to us and our descendants as to the Indian Department may seem best

AND WE, the said Chief and Principal men of the said Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to

ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the leasing of the said land and the disposition of the said rent.

DESCRIPTION of the land hereinbefore referred to—

Commencing in the Northerly limit of the Indian Reserve at the distance of 600 feet Easterly from the intersection of the said limit with the East Bank of the Capilano River and at the distance of 25 feet Westerly from the centre of the 16" inch main water pipe of the Vancouver Water Works, thence S. 36.05 W. parallel to said water pipe 3200 feet to a stake thence N. 53-55 W. 75 feet thence S. 36-05 W. 250 feet thence S. 53-55 E. 75 feet thence S. 36.05 W. 250 feet thence N. 85.40. W. 180 feet more or less to the East Bank of the Capilano River thence Southerly along the East Bank of the Capilano River 220 feet to the H.W.M. of Burrard Inlet (known at this point as the First Narrows) thence Easterly along the H.W.M. of Burrard Inlet 75 feet to within 6 feet of the Westerly 12" inch water pipe of the Vancouver Water Works thence S. 36.05 W. 720 feet to the L.W.M. of Burrard Inlet thence Easterly along the L.W.M. of Burrard Inlet 66 feet thence N. 36.05 E. 850 feet to a stake thence N. 53.55 W. 50 feet to a stake within 8 feet of the centre line of 16" inch main water pipe thence N. 36.05 E. and parallel to said pipe 3840 feet to the Northerly limit of the Indian Reserve, thence N. 65.55 W. along said limit 33 feet 9 inches more or less to the place of beginning.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this 10th day of December in the year of Our Lord one thousand eight hundred and Ninety five

Signed, Sealed and Delivered, in the presence of FRANK DEVLIN <i>Indian Agent</i>	{	SQUAMISH JOE <i>Chief</i> His x mark [L.S.]
		JIM ANTOINE His x mark [L.S.]
		JACOB His x mark [L.S.]
		JACK His x mark [L.S.]
		DAN His x mark [L.S.]
		CHARLEY His x mark [L.S.]
		JIM His x mark [L.S.]
		CHARLEY His x mark [L.S.]

DOMINION OF CANADA,  
PROVINCE OF BRITISH COLUMBIA  
COUNTY OF VANCOUVER  
To Wit:

Personally appeared before me Frank Devlin Indian Agent of Fraser Agency and of the Kapilano Band of Indians in the Province of British Columbia and Squamish Joe Chief of the said Band of Indians.

AND the said Frank Devlin Indian Agent for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Jim Kapilano Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Squamish Joe says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said Squamish Joe

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the above named Deponents Frank Devlin Indian Agent, and Squamish Joe, at the City of Vancouver in the County of Vancouver this 10th day of December A.D., 1895. The said affidavit having been first read over by me to the said Squamish Joe, who appeared to understand the same, and made his mark thereto, in my presence.

FRANK DEVLIN  
*Indian Agent*  
his  
SQUAMISH x JOE  
mark

[L.S.]

[L.S.]

JOSEPH A. RUSSELL  
*Police Magistrate*  
*City of Vancouver*

Accepted by the Governor in Council on the 28th December 1895.

JOHN J. MCGEE  
*Clerk of the Privy Council.*

Recorded 24th January 1896

Lib: 138 Fol: 552

L. A. CATELLIER

*Dep: Registrar General of Canada*

No. 373.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The River Desert Band of Indians resident on our Reserve in the Township of Maniwaki, in the County of Ottawa in the Province of Quebec and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Maniwaki Indian Reserve in the County of Ottawa and Province of Quebec containing by admeasurement One Hundred and Ninety Acres be the same more or less and being composed of what is now known as that part of the Village of Maniwaki contained within the boundaries of Lots One, Two, and Three, in the Desert Front of the Township of Maniwaki, as surveyed by John A. Snow, P.L.S., and as shewn on official plan



under date of 17th July, 1875; the unsold part of Lot No. 4 in Desert Front, and that part of Lot No. 3 on the South side of boundary line which separates the Village from the remainder of said Lot No. 3, described as follows:—Beginning at the intersection of the Southerly boundary line of the Village of Maniwaki, with the line of the Easterly boundary of a certain tract of land containing One Acre leased to S. R. Brock, at a point  $5\frac{1}{2}$  chains more or less easterly of the Meridian line dividing Lots 3 and 4, in Desert Front, thence due South thirteen and three tenth chains more or less to its intersection with the line of the Southerly boundary produced Easterly, of a certain Lot leased to one John White, thence Westerly along the said line five chains more or less to the said dividing line between Lots three and four, above mentioned, thence Northerly along the line dividing the said Lots three and four thirteen and a half chains to a point on the line of the Southerly boundary of the said Village of Maniwaki produced Westerly five chains more or less from the point of beginning and thence Easterly along the said line to the said point of beginning.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and Interest thereon paid to us and our descendants as to the Superintendent General of Indian Affairs may seem best in our interest

AND WE, the said Chief and Principal men of the said Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the disposal of the said property, and of the money derivable therefrom.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this second day of June, in the year of Our Lord one thousand eight hundred and Ninety four

Signed, Sealed and Delivered, in the presence of

JAMES MARTIN *Agent*

his  
PETER x TENESCO *Chief*

mark  
his  
LOUIS x COMONDO *Sub Chief*

mark  
MICHEL COMONDO *Sub Chief*

his  
JOHN x M. DOUGALL *Interpreter*  
mark

his  
PETER x TENESCO *Chief* [L.S.]

mark  
his  
LOUIS x COMONDO *Sub Chief* [L.S.]

mark  
MICHEL COMONDO *Sub Chief* [L.S.]

MATIAS TCHANANA [L.S.]

his  
JOHN x M. DOUGALL *Interpreter* [L.S.]

mark  
his  
FRANK x COVART [L.S.]

mark  
his  
LOUIS x PEZZENDEWATCH [L.S.]

mark  
his  
FRANK x COMONDO [L.S.]

mark  
his  
TOMA x ENIAS [L.S.]

mark  
his  
SEMO x MICHEL [L.S.]

mark  
his  
ALBERT x JABOT [L.S.]  
mark

his JOHN B. x JABOT	[L.S.]
mark his LEMAB x PEZZENDEWATCH	[L.S.]
mark his WILLIAM x LACROIX	[L.S.]
mark his ANTOINE x TENESCO	[L.S.]
mark his BENJAMIN x APIGON	[L.S.]
mark his CHARLES x TCHENENE	[L.S.]
mark his JOSEPH x LACROIX	[L.S.]
mark his FRANK x MANGOS	[L.S.]
mark	

DOMINION OF CANADA,  
PROVINCE OF QUEBEC  
COUNTY OF ONTARIO  
To Wit:

Personally appeared before me, James  
Martin of Maniwaki  
the Agent of the River Desert Band of  
Indians in the Province of Quebec and  
Peter Tenesco Chief of the said Band of  
Indians.

AND the said James Martin for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Maniwaki Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Peter Tenesco says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents	}	
James Martin and Peter Tenesco, at		JAMES MARTIN
the Village of Maniwaki in the County		his
of Ottawa this 26th day of June A.D.,		PETER X TENESCO
1894.		mark

J. T. ST. JULIEN

*Stipendiary Magistrate for the  
Districts of Ottawa Terrebonne & Pontiac.*

Accepted by the Governor in Council on the 18th January 1896

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded, 4th February, 1896.

Lib: 138, Fol: 555.

L. A. CATELLIER

*Dep: Registrar General of Canada.*

No. 374.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Montagnais of Lake St. John Indians resident on our Reserve in the Township of Ouiatchouan in the Province of Quebec and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or traet of land and premises, situate, lying and being in the Township of Ouiatchouan in the County of Lake St. John and Province of Quebec containing by admeasurement Two Thousand four hundred and sixteen acres be the same more or less and being composed of All and Singular those portions of the Indian Reserve in Concessions 4, 5, and 6, in the Township of Ouiatchouan aforesaid as hereinafter described.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the interest thereon paid to us and our descendants as to the Department of Indian Affairs may seem best

AND WE, the said Chief and Principal men of the said Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the sale of the said lands and the disposal of the money to be derived therefrom.

#### DESCRIPTION of land hereinbefore referred to—

Commencing in the North Westerly boundary of the said Township at the North Westerly angle of Lot No. 1 in Concession 3, thence South Easterly along the South Westerly boundary of the said Concession 3, 169 chains to the South Westerly angle of

Lot 13, thence South Westerly along the North Westerly boundary of Lot 14 in the 4th Concession, 80.80 chains to the South Easterly angle of Lot 13 in the 5th Concession, thence North Westerly along the South Easterly boundary of the said 5th Concession 104 chains to the North Easterly angle of Lot 6 in the said 5th Concession, thence South Westerly along the North Westerly boundary of the said Lot 6 and of Lot 6 in the 6th Concession, 161.80 chains to the North Easterly angle of Lot 6 in the 7th Concession, thence North Westerly along the North Easterly boundary of the said 7th Concession, 65.00 chains to the North Westerly boundary of the said Township, thence North Easterly along the said North Westerly boundary, 242.40 chains to the place of commencement.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this dix neuvième day of Decembre in the year of Our Lord one thousand eight hundred and ninety five.

Signed, Sealed and Delivered in the presence of	}	PASAE ZAEETON 1 <sup>r</sup> <i>chef</i>	[L.S.]
GÉDÉON TREMBLAY		JOSEPH x CLAIRY, 2 <sup>e</sup> <i>chef</i>	[L.S.]
L.E. OTIS <i>Agent</i>		MAREK PAZIR <i>Conseil</i>	[L.S.]
POINTE BLUE Dec. 19 1894.		MATHIEU ZAEETON <i>Conseil</i>	[L.S.]
		NED x ROBERSON	[L.S.]

DOMINION OF CANADA,	}	Personally appeared before me Ladislav
PROVINCE OF QUEBEC		Eucher Otis of the Village of Pointe
COUNTY OF CHICOUTIMI		Bleue in the Province of Quebec Indian
To Wit:		Agent and Ned Robertson, second Chief
		of the said Band of Indians.

AND the said Ladislav Eucher Otis for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Oujatchouan Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Ned Robertson says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said L. E. Otis.

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the said Deponents	}	
L. E. Otis and Ned Robertson at the		L. E. OTIS
Village of Roberval in the County of		his
Chicoutimi this 21st day of January		NED x ROBERTSON
A.D.. 1896.		mark

PIERRE D'AUTEUIL

*District Magistrate for Chicoutimi District*

Accepted by the Governor in Council on the 11th Feb 1896

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 2nd March. 1896.

Lib: 139. Fol: 644,

L. A. CATELLIER

*Dep: Registrar General of Canada.*

No. 375.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Band of Chippewas and Sautaux Indians resident on our Reserve at St. Peters in the Province of Manitoba and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the St. Peter Indian Reserve in the Province of Manitoba containing by admeasurement seventy seven and one fifth acres be the same more or less and being composed of the Northerly three chains of River lot Number Eighty eight and the Southerly one chain of River lot Number Eighty nine and which may be described as follows—Commencing at a point in the rear boundary of the said lot 88. distant perpendicularly three chains from the limit between lots 88 and 89. thence N. 6° 54' E. along the said rear boundary and of the rear boundary of lot 89., 4.49 chains more or less to a point distant one chain perpendicularly from the said limit between lots 88 and 89. thence S. 56° 06' E. and parallel to the said limit 192.00 chains more or less to the left bank of the Red River thence Southerly along the said bank to a point in lot 88. distant three chains perpendicularly from the said limit between lots 88. and 89. thence N. 56° 06' W. parallel to the said limit 194.00 chains more or less to the point of commencement excepting therefrom the allowance for road from Lower Fort.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the interest thereon paid to us and our descendants.

AND WE, the said Chief and Principal men of the said Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to

ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the disposal of the said land.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this fourteenth day of September in the year of Our Lord one thousand eight hundred and ninety five

Signed, Sealed and Delivered, in the presence of E. McCOLL <i>Inspector of Indian Agencies</i>	}	<i>Chief</i> WM. ASHAM	[L.S.]
		<i>Councillors</i> WM. SINCLAIR	[L.S.]
		" W. D. HARPER	[L.S.]
		" his WM. GRAY x EYES	[L.S.]
		" his JOHN x PRINCE	[L.S.]

DOMINION OF CANADA,  
PROVINCE OF  
COUNTY OF  
To Wit:

} Personally appeared before me Ebenezer McColl of the City of Winnipeg March A.D., 1896 in the Province of Manitoba Inspector of Indian Reserves.

AND the said Ebenezer McColl for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the St. Peter Indian Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Ebenezer McColl says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

Sworn before me by the Deponent Ebenezer McColl at the City of Winnipeg in the County of Selkirk this ninth day of March A.D., 1896	}	E. McCOLL,
		I. I. A.

D. M. WALKER

*Co. Court Judge of the Eastern Judicial District  
Northern Division.*

DOMINION OF CANADA,  
 PROVINCE OF MANITOBA  
 COUNTY OF SELKIRK  
 To Wit:

Personally appeared before me William Asham of St. Peter's Indian Reserve the twenty eighth day of November A.D. 1895 in the Province of Manitoba Chief of the Band of Indians of St. Peter's Reserve.

AND the said William Asham for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the St. Peters Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said William Asham says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the said Deponent  
 William Asham at the City of Winnipeg in the County of Selkirk this  
 28th day of November A.D., 1895. } WILLIAM ASHAM

L. A. PRUD'HOMME,

*County Court Judge, Central Division Eastern Judicial  
 District, in the Province of Manitoba*

Accepted by the Governor in Council on the 1st April 1896

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded, 5th May, 1896;

Lib: 150, Fol: 82,

JOSEPH POPE,

*Dep: Registrar General of Canada.*

No. 376.

Y. 23.

Canada.  
Territories.

## DUPLICATE CERTIFICATE OF TITLE.

Reference Certificate Y. 22.

*South Alberta Land Registration District.*

THIS is to Certify that Her Majesty The Queen is now the owner of an estate in fee simple, of and in The South East Quarter of Section Two in Township Twenty four, Range One, West of the Fifth Meridian, in the District of Alberta, in the North West Territories, in the Dominion of Canada, containing by admeasurement One hundred and sixty acres, more or less, subject to the encumbrances, liens and interests notified by memorandum underwritten or endorsed hereon, or which may hereafter be made in the register.

IN WITNESS WHEREOF I have hereunto subscribed my name and affixed my official seal this sixteenth day of May A.D. 1896.

T. A. McLEAN *Registrar*,

[L.S.]

*South Alberta Land Registration District.*

I Certify that the within Instrument was duly entered and Registered in the Land Titles Office for the South Alberta Land Registration District at Calgary in the North West Territories, at 10.20 O'clock a.m. on the 16th day of May A.D. 1896 Number 419. Book G. Fol. 39.

T. A. McLEAN *Registrar**S.A.L.R.D.*

[L.S.]

No. 377.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Nipisiquit Band of Indians resident on our Reserve in the County of Gloucester in the Province of New Brunswick and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, the fishing privileges on the Nipisiquit Indian Reserve in the said County of Gloucester.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to lease the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the lease thereof, shall, after deducting the usual proportion for expenses of management, be paid to us the Indian owners of the said Reserve as to the Indian Department may seem best in our interest

AND WE, the said Chief and Principal men of the said Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the leasing of the said fishing privileges and the disposal of the said rent.



IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this Twenty-first day of April in the year of Our Lord one thousand eight hundred and ninety six.

Signed, Sealed and Delivered, in the presence of WM D. CARTER	}	his	[L.S.]
		THOMAS x NARVEY	
		mark	
		his	
		PHILIP x YOUNG	[L.S.]
		mark	
		his	
		PETER x PATTICE	[L.S.]
		mark	

DOMINION OF CANADA, PROVINCE OF NEW BRUNSWICK COUNTY OF GLOUCESTER To Wit:	}	Personally appeared before me, William D. Carter of Richibucto in the County of Kent in the Province of New Brunswick Indian Agent and Thomas Narvey one of the said Band of Indians.

AND the said William D. Carter for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Nipisiquit band of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Thomas Narvey for himself says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said William D. Carter.

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is one of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the said Deponents at the Town of Bathurst in the County of Gloucester this 21st day of April A.D., 1896	}	WILLIAM D. CARTER
		his
		THOMAS x NARVEY
		mark

D. G. MACLAUCHLIN, J.P.  
*Stipendiary Magistrate*

Recorded, 27th June, 1896.

Lib: 148, Fol: 242.

JOSEPH POPE,  
*Dep: Registrar General of Canada.*

## No. 378.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of Tobique Reserve N.B. Assembled in Council this fifteenth day of April 1896, and being all of us residents on our Reserve in the Parish of Perth Victoria County in the Province of New Brunswick and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Parish of Perth in the County of Victoria and Province of New Brunswick containing by admeasurement Four acres be the same more or less and being composed of Indian lands Situated as follows:—all that piece or parcel of land, commencing at the upper line of Lot No 28, Tobique Reserve, N.B. Thence extending along the bank of Indian Meadow until it strikes the Mouth of Tobique River, Thence in a westerly direction to what is known as low water Mark. Thence South by the Various Courses of the St John River to the line of Lot No 28. Thence in an easterly direction along aforesaid line to place of beginning, containing four acres more or less, and distinguished as the Shore rights fronting said Indian Meadow.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to Manage the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the Shore Rights thereof, shall, after deducting the usual proportion for expenses of management, be placed to the Cr. of the Said Band.

AND WE, the said Chief and Principal men of the said Tobique Reserve do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the said shore rights.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this Fifteenth day of April in the year of Our Lord one thousand eight hundred and Ninety Six.

Signed, Sealed and Delivered, in the presence of

} JAMES FARRELL, *Indian Agent* [L.S.]

his  
FRANK x FRANCIS (*Chief*)

[L.S.]

his  
PETER J x FRANCIS

[L.S.]

mark  
his  
NOEL x PETERS

[L.S.]

mark  
his  
CHARLES x NICHOLAS

[L.S.]

mark  
his  
JOHN x SOLIS

[L.S.]

mark  
his  
FRANK x PERLEY

[L.S.]

mark  
his  
JOSEPH x ALEXANDER

[L.S.]

mark  
his  
NOEL x PERLEY

[L.S.]

mark  
his  
NOEL x BEAR

[L.S.]

mark  
his  
PETER x PERLEY

[L.S.]

mark  
his  
JOHN x BERNARD

[L.S.]

mark  
his  
FRANK x LOCKOOT

[L.S.]

mark  
his  
JOSEPH x MOLTON

[L.S.]

mark  
his  
JOSEPH x SOLIS

[L.S.]

his	
PETER x ALEXANDER	[L.S.]
mark	
his	
ENNIS x SABITIS	[L.S.]
mark	
his	
THOMAS x TREMBLY	[L.S.]
mark	
FRANK S. FRANCIS	[L.S.]
his	
JOHN x FRANCIS	[L.S.]
mark	
his	
JOHN x SAPIER	[L.S.]
mark	
MITCHELL ACQUIN	[L.S.]
his	
CHARLES x BEAR	[L.S.]
mark	

DOMINION OF CANADA.  
 PROVINCE OF NEW BRUNSWICK  
 COUNTY OF VICTORIA  
 To Wit:

Personally appeared before me, James Farrell Indian Agt. Frank Francis of Indian Point in Parish of Perth the county of Victoria in the Province of New Brunswick Chief of the said Band of Indians.

AND the said James Farrell for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Tobique Reserve N.B. of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Frank Francis says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said Frank Francis

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by this Deponent at	} JAMES FARRELL, <i>Indian Agent</i>
the Parish of Andover in the County	
of Victoria this 16th day of April A.	
D., 1896.	
	his
	FRANK x FRANCIS
	mark

NEIL McQUARRIE *Police Magistrate of*  
*the District of Andover & Perth Civil Court*

The above was also sworn to before  
me by James Farrell Indian Agent this  
13th day of May 1896 at Andover Vic-  
toria County.

NEIL McQUARRIE

*Police Magistrate.*

The above being first read over and explained to the said Frank Francis who  
seemed to thoroughly understand the same.

Recorded 6th July 1896

Lib 148 Fol 244

JOSEPH POPE

*Dep. Registrar General of Canada.*

No. 379.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Band of Indians owning the Big Hole Indian Reserve resident on our Reserve in the County of Northumberland in the Province of New Brunswick and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Big Hole Indian Reserve in the County of Northumberland and Province of New Brunswick containing by admeasurement one and one half Square miles be the same more or less and being composed of one and one half square miles of that tract of land known as the Big Hole Indian Reserve in the Parish of Northesk County and Province aforesaid Commencing at the south easterly corner of the said Big Hole Indian Reserve and extending Northward one and one half miles and westward one mile. Also all and Singular all birch Timber, Juniper roots and Juniper Timber in or upon the above described lands.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to lease the land and dispose of the said Timber and roots to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the leasing and disposal as above shall, after deducting the usual proportion for expenses of management, be paid to us and our descendants as to the Department of Indian Affairs may seem best in our interest

AND WE, the said Chief and Principal men of the said Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the disposal of the said land, Timber and roots and the disposition of the said money.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this Twenty fourth day of October in the year of Our Lord one thousand eight hundred and ninety five

Signed, Sealed and Delivered, in the presence of WM. D. CARTER	his	
	PETER x JULIAN	[L.S.]
	mark	
	his	
	LOUIS x TENAS	[L.S.]
	mark	
	his	
	LEMMY x RENOU	[L.S.]
	mark	
	his	
	THOMAS x WATT	[L.S.]
	mark	
	his	
	ANDREW x WHITNEY	[L.S.]
	mark	
	his	
	DOMINICK x ALEXANDER	[L.S.]
	mark	
	his	
	JOHN x SAPPPIA	[L.S.]
	mark	
	his	
	LEMMY x WARD	[L.S.]
	mark	
	his	
	JOSEPH x SAPPPIA	[L.S.]
	mark	
	his	
	NOEL x WARD	[L.S.]
	mark	
	his	
	JOHN x WARD	[L.S.]
	mark	
	his	
	NOEL x MCCOY	[L.S.]
	mark	
	his	
	PETER x SWASSIN	[L.S.]
	mark	
	his	
	THOMAS x WARD	[L.S.]
	mark	
	his	
	PETER x SWASSIN JR	[L.S.]
	mark	
	his	
	LOUIS x PAUL	[L.S.]
	mark	
	his	
	PETER x SOMERVILLE	[L.S.]
	mark	
	his	
	PETER x CAPLIN	[L.S.]
	mark	
	his	
	CAIN x MCCOY	[L.S.]
	mark	
	his	
	CAIN x PETER	[L.S.]
	mark	
	his	
	JOHN x MCKAY	[L.S.]
	mark	
	his	
	JOHN x WARD	[L.S.]
	mark	

his ALEXANDER x WARD	[L.S.]
mark his JOSEPH x PAUL	[L.S.]
mark his BARNEY x SOMERVILLE	[L.S.]
mark his JOHN x CLOUD	[L.S.]
mark his PETER x SOMERVILLE SR.	[L.S.]
mark his PATRICK x CLOUD	[L.S.]
mark his BARNEY x AUGUSTINE	[L.S.]
mark his TOM x MATTHEW	[L.S.]
mark his JOHN x SWASSIN	[L.S.]
mark his MICHAEL x WARD	[L.S.]
mark his THOMAS x JULIAN	[L.S.]
mark	

DOMINION OF CANADA,  
PROVINCE OF  
COUNTY OF

To Wit:

Personally appeared before me, Wm. D. Carter of Richibucto in the County of Kent in the Province of New Brunswick Indian Agent and Peter Julian Chief of the said Band of Indians.

AND the said William D. Carter for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Peter Julian for himself says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the said Deponents  
at the Town of Newcastle in the County  
of Northumberland this 25th day of  
October A.D., 1895

WILLIAM D. CARTER  
his  
PETER x JULIAN  
mark

J. NIVEN,  
*Police Magistrate*  
*Newcastle.*

Accepted by His Excellency the Governor in Council on the 1st July 1896.

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 18th July 1896

Lib: 138 Fol: 609

JOSEPH POPE

*Dep: Registrar General of Canada.*

[ Great Seal  
Province of  
British Columbia ]

No. 380.

### CROWN GRANT.

E. DEWDNEY

*Lieutenant-Governor.*



No. 4280

72

W. S. GORE

*Deputy Commissioner of Lands and Works.*

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, and so forth.

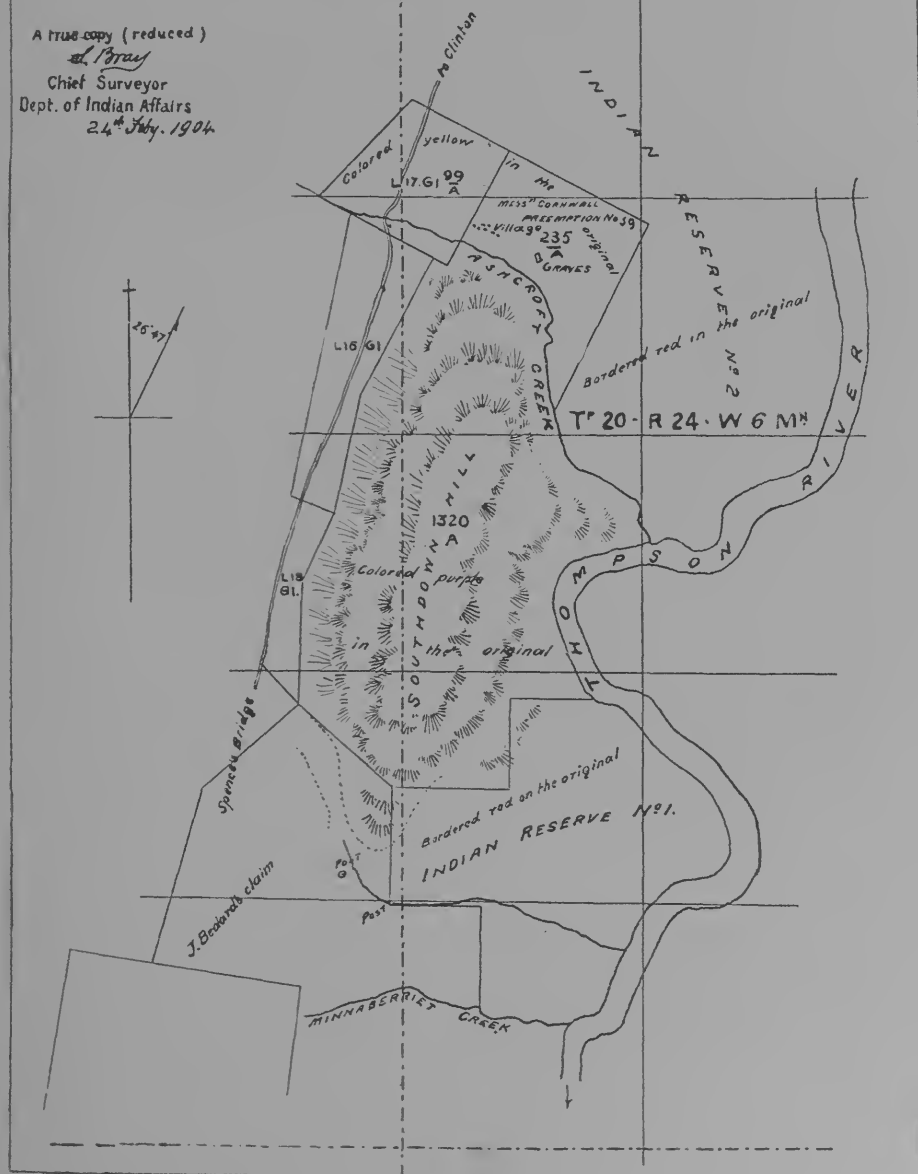
To all to whom these presents shall come, Greeting:

KNOW YE, that We do by these presents, for US, Our Heirs and Successors, in consideration of the sum of Two hundred and thirty five Dollars, to US paid, give and grant unto Clement Francis Cornwall, Mary Cornwall and Arthur H. J. Martley their heirs and assigns, All that Parcel or Lot of Land situate in Kamloops division of Yale District, said to contain Two hundred and thirty five acres, more or less, and more particularly described on the map or plan hereunto annexed and coloured red, and numbered Lot four hundred and forty six (446) Group one (1) on the Official Plan or Survey of the said Kamloops division of Yale District in the Province of British Columbia, to have and to hold the said Parcel or Lot of Land, and all and singular the premises hereby granted, with their appurtenances, unto the use, as to one undivided one half interest of the said Clement Francis Cornwall his heirs, and

145058

Scale in chains

A true copy (reduced)  
*Ed Bray*  
 Chief Surveyor  
 Dept. of Indian Affairs  
 24<sup>th</sup> July, 1904



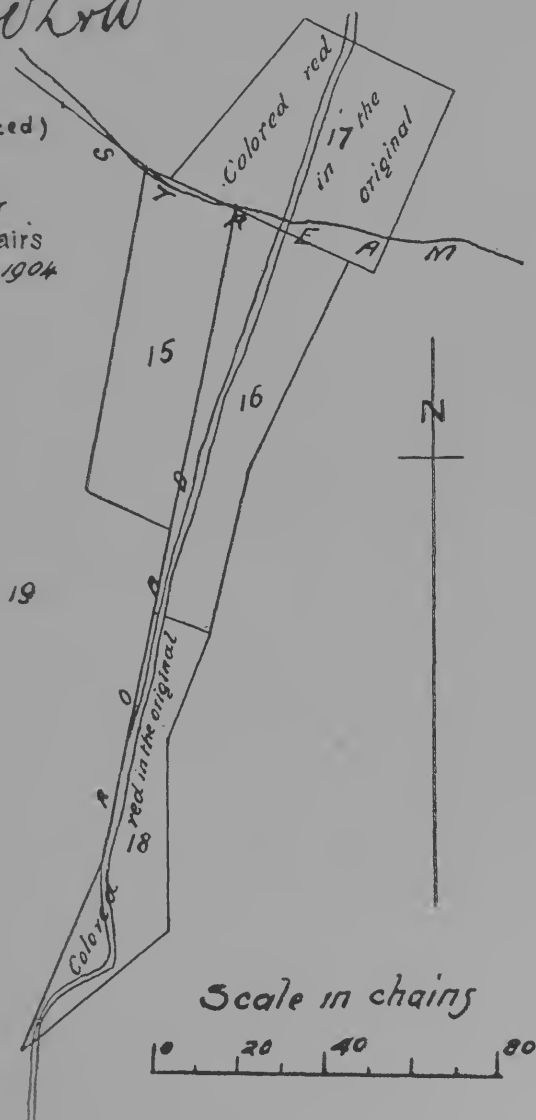


J. G. Richards Jr.  
 Robert Beaven  
*color* Draftsman

A true copy (reduced)

*L. Bray*

Chief Surveyor  
 Dept. of Indian Affairs  
 22 Feb. 1904



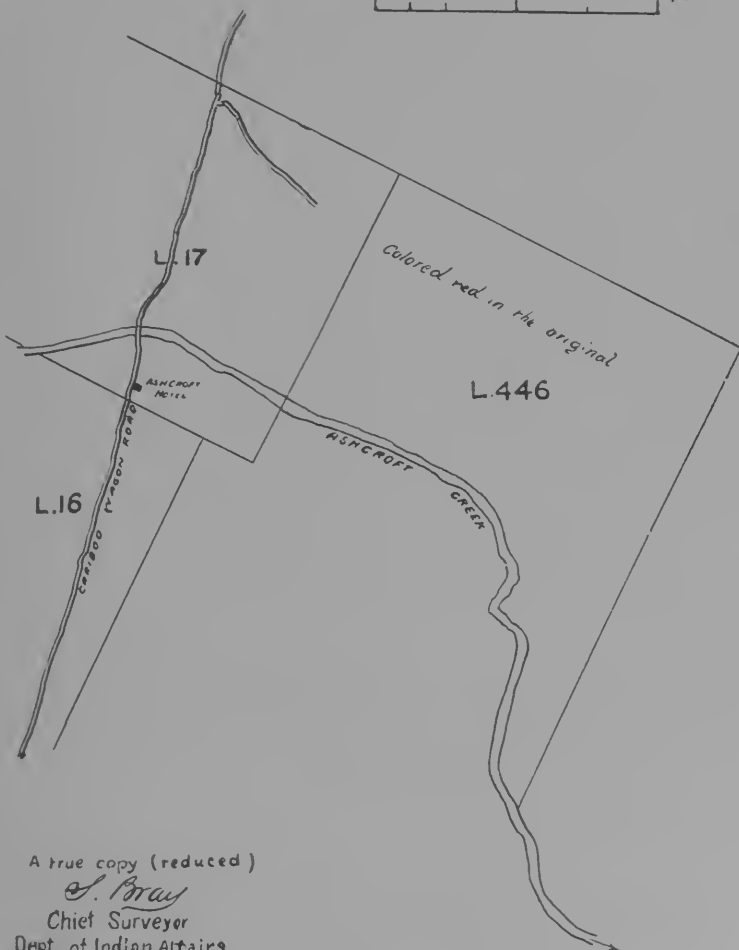
N:380

## KAMLOOPS DISTRICT.

C.F. CORNWALL, MARY CORNWALL C G  $\frac{4280}{72}$   
AND A.H.J. MARTLEY

Scale in chains

0 10 20 40



A true copy (reduced)

*S. Bray*

Chief Surveyor

Dept. of Indian Affairs

assigns for ever, and as to the remaining undivided one half interest unto the use of the said Clement Francis Cornwall. Mary Cornwall and Arthur H. J. Martley their heirs and assigns for ever upon the trusts contained in the last Will and Testament of Henry Pennant Cornwall, deceased.

PROVIDED, NEVERTHELESS, that it shall at all times be lawful for US, Our Heirs and Successors, or for any person or persons acting in that behalf by Our or their authority, to resume any part of the said lands which it may be deemed necessary to resume for making roads, canals, bridges, towing-paths, or other works of public utility or convenience; so nevertheless that the land so to be resumed shall not exceed one-twentieth part of the whole of the lands aforesaid, and that no such re-umption shall be made of any lands on which any buildings may have been erected, or which may be in use as gardens or otherwise for the more convenient occupation of any such buildings.

PROVIDED, also, that it shall at all times be lawful for US, Our Heirs and Successors, or for any person or persons acting under Our or their authority, to enter into and upon any part of the said lands, and to raise and get thereout any GOLD or SILVER ORE which may be thereupon or thereunder situate, and to use and enjoy any and every part of the said land, and of the easements and privileges thereto belonging, for the purpose of such raising and getting, and every other purpose connected therewith, paying in respect of such raising, getting, and use, reasonable compensation.

PROVIDED, also, that it shall be lawful for any person duly authorized in that behalf by US, Our Heirs and Successors, to take and occupy such water privileges, and to have and enjoy such rights of carrying water over, through, or under any parts of the hereditaments hereby granted, as may be reasonably required for mining or agricultural purposes in the vicinity of the said hereditaments, paying therefor a reasonable compensation to the aforesaid Clement Francis Cornwall, Mary Cornwall and Arthur H. J. Martley their heirs or assigns.

PROVIDED, also, that it shall be at all times lawful for any person duly authorized in that behalf by US, Our Heirs and Successors, to take from or upon any part of the hereditaments hereby granted, without compensation, any gravel, sand, stone, lime, timber, or other material which may be required in the construction, maintenance, or repair of any roads, ferries, bridges, or other public works.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of OUR PROVINCE OF BRITISH COLUMBIA to be hereunto affixed.

WITNESS His Honour Edgar Dewdney Lieutenant-Governor of Our Province of British Columbia and its Dependencies, at Our Government House, in Our City of Victoria, this Twenty third day of March, in the year of Our Lord One thousand eight hundred and ninety five, and in the Fifty eighth year of Our Reign.

By Command.

A. CAMPBELL REDDIE,

*Deputy Provincial Secretary.*

(The Seal of the Colony  
of British Columbia.)

CLEMENT F. CORNWALL

ROBERT BEAVEN

*Chief Comr. Lands & Works.*

Province of  
BRITISH COLUMBIA  
No. 2491

W. S. GORE

*Surveyor General*

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith and so forth.

To all to whom these presents shall come, GREETING:—

KNOW YE that We do by these presents for Us Our Heirs and Successors in consideration of the sum of Three hundred and eleven dollars to Us paid give and grant unto Henry Pennant Cornwall and Clement Francis Cornwall their heirs and assigns All that Parcel or Lot of Land situate in Yale Lytton Division of Yale District said to contain three hundred and eleven acres more or less and more particularly described on the map or plan hereunto annexed and coloured red and numbered Lots seventeen (17) and Eighteen (18) Group One (1) on the Official plan or survey of the said Yale Lytton Division of Yale District in the Province of British Columbia To have and to hold the said parcel or Lot of Land and all and singular the premises hereby granted with their appurtenances unto the said Henry Pennant Cornwall and Clement Francis Cornwall their heirs and assigns forever.

Provided nevertheless that it shall at all times be lawful for Us Our Heirs and Successors or for any person or persons acting in that behalf by Our or their authority to resume any part of the said lands which it may be deemed necessary to resume for making roads canals bridges towing paths or other works of public utility or convenience; so nevertheless that the land so to be resumed shall not exceed one twentieth part of the whole of the lands aforesaid and that no such resumption shall be made of any lands on which any buildings may have been erected or which may be in use as gardens or otherwise for the more convenient occupation of any such buildings

Provided also that it shall at all times be lawful for Us Our Heirs and Successors or for any person or persons acting under Our or their authority to enter into and upon any part of the said lands and to raise and get thereout any gold or silver ore which may be thereupon or thereunder situate and to use and enjoy any and every part of the said land and of the easements and privileges thereto belonging for the purpose of such raising and getting and every other purpose connected therewith paying in respect of such raising and getting and use reasonable compensation

Provided also that it shall be lawful for any person duly authorized in that behalf by Us Our Heirs and Successors to take and occupy such water privileges and to have and enjoy such rights of carrying water over through or under any parts of the hereditaments hereby granted as may be reasonably required for mining or agricultural purposes in the vicinity of the said hereditaments paying therefor a reasonable compensation to the aforesaid Henry Pennant Cornwall and Clement Francis Cornwall their heirs or assigns

Provided also that it shall be at all times lawful for any person duly authorized in that behalf by Us Our Heirs and Successors to take from or upon any part of the hereditaments hereby granted without compensation any gravel sand stone lime timber or other material which may be required in the construction maintenance or repair of any roads ferries bridges or other public works.

In testimony whereof we have caused these Our Letters to be made Patent and the Great Seal of Our Province of British Columbia to be hereunto affixed.

Witness His Honour Clement Francis Cornwall Lieutenant Governor of Our Province of British Columbia and its Dependancies at Our Government House in Our City of Victoria this seventeenth day of October in the year of Our Lord One thousand eight hundred and eighty two and in the forty sixth year of Our Reign.

By Command

F. ELWYN.

*Dep. Prov. Sec.*

No. 4138a Registered the 31st day of October 1882 In Absolute Fees Book Vol. 7 Fol. 455.

H. B. W. AIKMAN  
*Registrar General.*

FOR WITNESS.

I HEREBY CERTIFY that Reginald Peel personally known to me, appeared before me, acknowledged to me that he is the person whose name is subscribed to the annexed Instrument as Witness, and having been duly sworn by me, did prove to me that Clement Francis Cornwall did execute the same in his presence voluntarily.

(The Seal of the County )  
( Court of Cariboo. )

IN TESTIMONY whereof, I have here-  
to set my Hand and Seal of Office at  
Ashcroft British Columbia, this Four-  
teenth day of May in the year of our Lord  
One Thousand Eight Hundred and  
Ninety-five.

JOSEPH WM. BURR  
*Dep. Registrar C. C. of Cariboo.*

FOR WITNESS.

I HEREBY CERTIFY that Reginald Peel personally known to me, appeared before me, acknowledged to me that he is the person whose name is subscribed to the annexed Instrument as Witness, and having been duly sworn by me, did prove to me that Mary Cornwall did execute the same in his presence voluntarily.

(The Seal of the County )  
( Court of Cariboo )

IN TESTIMONY whereof, I have here-  
to set my Hand and Seal of Office at Ash-  
croft, British Columbia, this Fourteenth  
day of May in the year of Our Lord One  
Thousand Eight Hundred and Ninety-  
five.

JOSEPH WM. BURR  
*Dep. Registrar C. C. of Cariboo.*

FOR WITNESS.

I HEREBY CERTIFY that Reginald Peel personally known to me, appeared before me, acknowledged to me that he is the person whose name is subscribed to the annexed Instrument as Witness, and having been duly sworn by me, did prove to me that Arthur H. J. Martley did execute the same in his presence voluntarily.

(The Seal of the County )  
( Court of Cariboo )

IN TESTIMONY whereof, I have here-  
to set my Hand and Seal of Office at Ash-  
croft, British Columbia, this fourteenth  
day of May in the year of Our Lord One  
Thousand Eight Hundred and Ninety-  
five.

JOSEPH WM. BURR  
*Dep. Registrar C. C. of Cariboo.*

THIS INDENTURE made the thirteenth day of May One thousand eight hundred and ninety five BETWEEN The Honourable Clement Francis Cornwall of Ashcroft in the Province of British Columbia, Gentleman, (hereinafter called the said party hereto of the first part) of the first part Mary Cornwall of Ashcroft aforesaid, Widow (hereinafter called the said party hereto of the second part) of the second part. The said Clement Francis Cornwall and Mary Cornwall and Arthur H. J. Martley Trustees and Executors of the Will of Henry Pennant Cornwall deceased (hereinafter called the said parties hereto of the third part) of the third part and Her Most Gracious Majesty Queen Victoria as represented by the Superintendent General of Indian Affairs for the Dominion of Canada (hereinafter called the said Purchaser) of the fourth part

Whereas by Letters Patent under the Great Seal of the Province of British Columbia dated the seventeenth day of October One thousand eight hundred and eighty two all that piece or parcel of land firstly hereinafter described and intended to be hereby conveyed was, inter alia, granted to the said Clement Francis Cornwall and Henry Pennant Cornwall their heirs and assigns in fee simple

And whereas the said Henry Pennant Cornwall duly made and executed his last Will and Testament bearing date the thirteenth day of August One thousand eight hundred and ninety two whereby he devised and bequeathed all his real and personal estate wheresoever unto the said parties hereto of the third part to be sold and disposed of by his wife the said Mary Cornwall but subject to certain payments therein mentioned and also gave his wife full power to sell exchange invest and reinvest the same as therein mentioned and appointed the said parties hereto of the third part Executors of his said Will

And whereas the said Testator died on or about the fifteenth day of August One thousand eight hundred and ninety two without having altered or revoked his said Will and such Will was duly proved in the County Court of Cariboo holden at Ashcroft Station on the thirtieth day of August One thousand eight hundred and ninety two

And whereas by Letters Patent under the Great Seal of the Province of British Columbia dated the twenty third day of March One thousand eight hundred and ninety five all that piece or parcel of land secondly hereinafter described and intended to be hereby conveyed was granted unto the said parties hereto of the third part to the use as to one undivided half thereof of the said party of the first part his heirs and assigns forever and to the use as to the remaining undivided half thereof of the said parties hereto of the third part their heirs and assigns forever upon the trusts contained in the said in part recited Will

And whereas the said parties hereto of the first second and third parts have agreed to convey the said hereditaments to the said Purchaser in exchange for a tract of land known as the Southdown Hill in the Kamloops Division of Yale District in the Province of British Columbia

NOW THIS INDENTURE WITNESSETH that in pursuance of the said agreement and in consideration of the sum of One dollar paid by the said Purchaser to each of them the said parties hereto of the first second and third parts the receipt whereof is hereby acknowledged They the said parties hereto of the first and third parts as to their respective rights do and each of them doth hereby grant and convey and she the said party hereto of the second part doth hereby grant and confirm unto the said Purchaser Her Heirs and Successors

Firstly all that piece or parcel of land situate lying and being in the Yale Lytton Division of Yale District in the Province of British Columbia forming part of the piece of land known as Lot 17 (seventeen) Group 1 (one) on the Official plan or survey of the said Division of said District and more particularly described as follows, viz., Commencing at the North West Corner of Lot No. 446, thence North

Westerly along the Northerly boundary line of said Lot 17 (seventeen) to the Road to Clinton, thence Southerly along the East boundary line of said Road to the centre of Ashcroft Creek, thence Easterly along the centre of Ashcroft Creek to the South West corner of said Lot 446 (four hundred and forty six) and thence Northerly along the West boundary line of said Lot 446 to the point of commencement and containing ninety nine acres more or less

And secondly all that piece or parcel of land situate in the Kamloops Division of Yale District in the Province aforesaid said to contain two hundred and thirty five acres more or less and more particularly described as Lot number 446 (four hundred and forty six) Group 1 (one) on the official plan or survey of the said Kamloops Division of Yale District both of which pieces or parcels of land are more particularly shown on the map hereunto annexed and thereon distinguished by the colour yellow Together with all buildings fixtures commons ways waters water rights ditches profits privileges rights easements and appurtenances to the said hereditaments belonging or with the same or any part thereof held or enjoyed or appurtenant thereto And all the estate right title interest property claim and demand of them and each of them the said parties hereto of the first second and third parts in to and upon the said premises To have and To hold all the said premises expressed to be hereby granted unto the said Purchaser Her Heirs and Successors To the use of the said Purchaser Her Heirs and Successors And the said parties hereto of the first second and third parts do hereby for themselves their heirs executors and administrators and each of them doth hereby for himself and herself his and her heirs executors and administrators covenant with the said Purchaser Her Heirs and Successors that for and notwithstanding any act deed matter or thing whatsoever by them the said parties hereto of the first second and third parts or any or either of them made done committed or suffered They the said parties hereto of the first second and third parts now have good right full power lawful and absolute authority to grant and convey all the said premises hereinbefore expressed to be hereby conveyed unto the said Purchaser Her Heirs and Successors for an absolute and indefeasible estate of inheritance in fee simple and that freed and discharged of from and against all uses trusts encumbrances claims and demands whatsoever except the taxes for the current year And further that they and each of them will upon the request and at the cost of the said Purchaser Her Heirs or Successors make do and execute all such further acts deeds conveyances or other assurances in the law whatsoever for further or better conveying or assuring all or any of the said premises unto and to the use of the said Purchaser Her Heirs and Successors or assigns as by Her or Them shall be reasonably advised devised or required

In witness whereof the said parties hereto have hereunto set their hands and seals the day and year first above written.

Signed. Sealed and Delivered by the said party of the first part in the presence of Reginald Peel Signed, Sealed and Delivered by the said party of the second part in the presence of Reginald Peel Signed, Sealed and Delivered by the said parties of the third part in the presence of Reginald Peel.	CLEMENT FRANCIS CORNWALL	[L.S.]
	MARY CORNWALL	[L.S.]
	CLEMENT FRANCIS CORNWALL	[L.S.]
	MARY CORNWALL	[L.S.]
	ARTHUR H. J. MARTLEY	[L.S.]

No. 381.

Copy of a copy

To all Persons whom these presents may Concern; We the Sachems and Chiefs of the Chippeweighs & Missasagas inhabiting at and near *Wegh-queta*, at the head of Lake Ontario in the vicinity of Niagara, on behalf of ourselves and all our people here convened by Colonel Guy Johnson, His Majesty's sole agent and Superintendent of the Six united Nations of Indians and their Confederates, send greeting—Whereas the Chiefs of the Six Nations & several of our then Chiefs, did in the month of August in the year one thousand seven hundred and sixty four, at this place, in the presence and at the desire of Sir William Johnson Bart. deceased, Our late superintendent, enter into a treaty for the ceding to His Majesty King George the third, a certain tract of land on the West side of the Straits leading from Lake Erie to Lake Ontario, which cession was not then fully arranged and finally executed by us, and whereas we have now been summoned to attend at this place to make and perfect a cession of the same, and of such other lands, as have been required by Colonel Johnson to be ceded to the King, agreeable to orders received for that purpose, all which we have had fully explained to us by the said Colonel Johnson, and have duly considered the same—Now THEREFORE Know Ye, That we the said Sachems and Chiefs of the before mentioned Nations, all well through our own Zeal Loyalty and attachment to His Majesty as in consideration of a handsome present to, us made by our said Superintendent Colonel Johnson in the part and on behalf of his said Majesty, the receipt whereof we do acknowledge; We the said Indians have for ourselves, Heirs and Successors, granted, bargained, sold, released and confirmed, and by these presents do grant, bargain, sell, release and confirm to our said Sovereign Lord King George the third, All that certain Tract of land situate on the West side of the said Strait or River, leading from Lake Erie to Lake Ontario, Beginning at a large white oak tree, forked six feet from the ground, on the bank of the said Lake Ontario, at the distance of four English miles measured in a straight line, from the West side of the bank of the said Strait, opposite to the Fort of Niagara and extending from thence by a Southerly course to the Chipeweigh River, at the distance of four miles on a direct line from where the said River falls into the said strait above the great Fall of Niagara, or such a line as will pass at four miles West of the said Fall in its course to the said River and running from thence by a Southeasterly course to the Northern Bank of Lake Erie at the distance of four miles on a straight line, Westerly from the Post called Fort Erie, thence Easterly along the said Lake by the said Post, and Northerly up the West side of the said strait to the said Lake Ontario, thence Westerly to the place of beginning; together with all the hereditaments and appurtenances to the same belonging or in anywise appertaining, and also all our estate Right, Title, property, possession, claim or demand in law or equity in or to the same or any part thereof. To have and to hold, the whole lands and premises hereby granted, bargained, sold, released and confirmed as aforesaid with the hereditaments and appurtenances thereunto belonging unto our said Sovereign Lord King George the third, His heirs and successors and to and for his and their own proper use & behoof forever.—In witness whereof we the Chiefs of the said Chipeweighs & Missisagas have hereunto set our marks and seals the ninth day of May One thousand seven hundred and eighty-one, in the twenty first year of His Majesty's reign.

The mark of Nanibizure a Chipeweigh	SWAN	[L.S.]
The mark of Paghquan a Missisaga	BEAR	[L.S.]
The mark of Wabicanine a Missisaga	EAGLE	[L.S.]



The mark of Minaghquat  
a Missisaga

DUCK

[L.S.]

Scaled and delivered in the presence of

(The word (have) between the 7th & 8th Lines, and the word (all) between the 18th & 19th lines, being first interlined,) as also the following words between the 15 & 16 Lines, Viz. or such a line as will pass at four miles West of the said Fall, in its course to said River.

(Signed)

ANDREW PARKE. *Capt. in the King's or 8th Regt.*

WM. POTTS *Capt. in the King's or 8th Regt.*

JOHN DEASE—*depy. Agent of Indian Affairs.*

ALEXR. McKEE *Depy. Agent of Indian Affairs.*

I certify that the above Instrument was fully explained to the Indians, and executed in my presence, and a consideration, amounting to about 300 suits of clothing given to them.

(sgd) G. JOHNSON. *Col. &*  
*Superintendent*

Copied from an Original  
in the Council Office.

Endorsed  
9th May, 1781—  
5—

Furnished by Dept of Crown Lands Toronto, under cover of letter of the 21st. of Oct. 1896.  
File 175,258.

No. 332.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Wild Cat River Band of Indians resident on our Reserve in Queen's County in the Province of Nova Scotia and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Port Medway Indian Reserve in the County of Queens and Province of Nova Scotia containing by admeasurement Seven Hundred and Eighty and one half acres be the same more or less and being composed of lots Numbers One, Two, Three, Four, Five Six and Seven of the Port Medway Indian Reserve at Wild Cat in the County of Queens aforesaid.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to lease the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the rental thereof, shall, after deducting the usual proportion for expenses of management, be paid to us and our descendants as to the Department of Indian Affairs may seem best in our interest.

AND WE, the said Chief and Principal men of the said Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the leasing of the said land and the disposition of the said rental.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this Eighth day of October in the year of Our Lord one thousand eight hundred and ninety five.

Signed, Sealed and Delivered, in the presence of  
N. B. HARLOW

}	MATTEO x JEREMY	[L.S.]
	STEPHEN x BADFORD	[L.S.]
	ABRAM x JEREMY	[L.S.]
	ALEC x MICHAEL	[L.S.]
	NWELL GLOADE	[L.S.]
	S. STEPHEN GLOADE	[L.S.]
	LEWI LABRADOR	[L.S.]
	DOMINICK x LABRADOR	[L.S.]
	ABRAM GLODE	[L.S.]
	NEWELL LABRADOR	[L.S.]
	NEWELL x PAUL	[L.S.]

DOMINION OF CANADA,  
PROVINCE OF NOVA SCOTIA  
COUNTY OF LUNENBURG  
To Wit:

Personally appeared before me Thomas J. Butler Parish Priest at Caledonia in the County of Queens in the Province of Nova Scotia and Indian Agent for Queens and Lunenburg

AND the said Thomas J. Butler for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the District Wild Cat Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

SWORN before me by the said Deponent at  
Bridgewater in the County of Lunenburg this Second day of July A.D., 1896

THOMAS J. BUTLER

MATHER B. DESBRISAY

*Judge of County Court  
for District No. 2.*

DOMINION OF CANADA,  
PROVINCE OF NOVA SCOTIA  
COUNTY OF QUEENS COUNTY  
To Wit:

Personally appeared before me, Alexander Michael of Wild Cat Reserve in the County of Queens County in the Province of Nova Scotia and Headman of the said Band of Indians.

AND the said Alexander Michael for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Wild Cat Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Alexander Michael says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Headman of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponent at ) Bridgewater in the County of Lunenburg this fifth day of March A.D., 1896 having been first read and explained )	his ALEXANDER x MICHAEL mark
---	------------------------------------

MATHER B. DESBRISAY

*Judge of County Courts for District*

*No. 2 which includes the County of Queens County.*

The deponent made his mark in my presence

Accepted by the Governor in Council on the 28th Sept. 1896

JOHN J. McGEE

*Clerk of the Privy Council.*

Recorded 5th November 1896

Liber 149 Fol. 274

JOSEPH POPE,

*Dep. Registrar General of Canada.*

No. 383.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of Chacastapasin's Band formerly resident on our Reserve in the Duck Lake Agency in the Province of Saskatchewan and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever. ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Chacastapasin Reserve in the Duck Lake Agency and Province of Saskatchewan containing by admeasurement Twenty Four Square Miles be the same more or less and being composed of the Chacastapasin Indian Reserve No 98 aforesaid.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the Sale thereof, shall, after deducting the usual proportion for expenses of management, be placed pro rata to our credit, and that of the several Bands with whom we have become amalgamated.

AND WE, the said Chief and Principal men of the said Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the disposal of the said land and of the money to be derived from the sale thereof.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this 23d day of June in the year of Our Lord one thousand eight hundred and Ninety Seven

Signed, Sealed and Delivered, in the presence of	R. S. MCKENZIE	J. H. PRICE	}	his		
				KAH-TA-PIS-CO-WAT.	x	[L.S.]
				mark		
				his		
				NU-SOO-PAH-TAW-WEIN	x	[L.S.]
					mark	
				his		
				GEORGE	x	[L.S.]
					mark	
				his		
				JOHN	x	[L.S.]
					mark	
				his		
				NAH-NAH-AH-PEAS-TAH	x	[L.S.]
					mark	
				his		
				CHARLES	x	[L.S.]
					mark	
				his		
				JOHN	x	[L.S.]
					mark	
				his		
				AH-SIN-NU-WE-KA-POW	x	[L.S.]
					mark	
				his		
				JAMES	x	[L.S.]
					mark	
				AH-SIN-NU-WA-KA-POW		

DOMINION OF CANADA,  
 PROVINCE OF SASKATCHEWAN  
 NORTHWEST TERRITORIES  
 To Wit:

Personally appeared before me, Robert Sutherland McKenzie of the Settlement of Duck Lake in the District of Saskatchewan in North West Territories Indian Agent at the Duck Lake Agency and Kah-ta-pis-co-wat, Headman of the said Band of Indians, Namely Chacastapasin Band No. 98 Reserve

AND the said Robert Sutherland McKenzie for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Chacastapasin Indian Reserve No. 98. of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

That there is no chief of said Band of Indians but said Kah-ta-pis-co-wat is their Headman.

And the said Headman Kah-ta-pis-co-wat, Headman of the said Band of Indians, there being no chief says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said Kah-ta-pis-co-wat.

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is the Headman of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents Robert Sutherland McKenzie and Kah-ta-pis-co-wat at the Town of Prince Albert in the District of Saskatchewan this 25th day of June A.D., 1897

R. S. MCKENZIE  
 KAH-TA-PIS-CO-WAT <sup>his</sup> x  
 mark

J. H. MCGUIRE

*Judge Sup. Court*  
*N. W. T.*

Recorded 19th August 1897

Lib: 149 Fol: 382

JOSEPH POPE

*Dep: Registrar General of Canada*

L'an mil huit cent quatre vingt dix sept, le seizième jour du mois d'août

DEVANT J. B. Poupard, soussigné, notaire public pour la Province de Québec, Canada, résidant à St. Urbain Premier et pratiquant à Ste. Martine, dans le district de Beauharnois, dans la dite Province de Québec.

Ont Comparu

Mr. Antoine Plamondon, cultivateur, du Township de Dundée, dans le Comté de Huntingdon, dans la dite Province de Québec, le propriétaire de la nue propriété des terrains ci-après désignés et Dame Olive St. Jules, du dit Township de Dundee, veuve de Jean Baptiste Plamondon, en son vivant cultivateur, du même lieu,

Lesquels ont, par les présentes, déclaré avoir vendu, cédé, quitté et transporté avec la garantie de tous troubles, dons, donaires, dettes, hypothèques, évictions, substitutions, aliénations et autres empêchements généralement quelconques à Sa Majesté la Reine à ce représentée par "Her Superintendent General of Indian Affairs for Canada" et ce dernier agissant ici et représenté par Mr. George Long, de St. Régis, dans les comté et Province sus-dits, agent des Sauvages, en vertu de la procuration sous seing privé que lui a donnée l'honorable Clifford Sifton, Her Majesty's Superintendent General of Indian Affairs of Canada, en date du dixième jour de juillet dernier (1897); le dit George Long acceptant les présentes pour et au nom de l'honorable Surintendant Général: Laquelle procuration après avoir été certifiée et reconnue véritable par le dit George Long est demeurée annexée à la minute des présentes pour y avoir recours au besoin: savoir:

Le dit Antoine Plamondon, la nue propriété des immeubles dont la désignation va suivre et la dite Dame Olive St. Jules, la jouissance et usufruit des mêmes terrains, savoir: les lots de terre situés dans le dit Township de Dundee, connus et désignés sur le plan et dans le livre de renvoi officiels sous les numéros cinq et huit B. (5 et 8 B.) du rang du Chenal du dit Township, avec les bâtisses dessus construites, circonstances et dépendances

La nue propriété de ces immeubles a été léguée au dit Antoine Plamondon et la jouissance et usufruit d'iceux à la dite Dame Olive St. Jules par le dit Jean Baptiste Plamondon, aux termes de son testament reçu devant Mc. I. I. Crevier, notaire, le 19 Novembre 1891, et enregistré dans le bureau d'enregistrement du Comté de Huntingdon, sous le No. 19811.

Pour par Sa Majesté la Reine Victoria et Ses Successeurs, jouir, user, faire et disposer des dits lots de terre comme de chose lui appartenant en toute propriété, à compter de ce jour et en prendre possession immédiatement.

Cette Vente est faite à la charge par Sa Majesté la Reine Victoria et Ses Successeurs, de payer à l'avenir, les impositions de toute nature auxquelles les terrains plus haut décrits et vendus peuvent être assujettis à compter d'aujourd'hui.

Cette Vente est faite en outre pour et moyennant la somme de dix-huit cents piastres (\$1,800.00) argent courant du Canada, que les dits Antoine Plamondon et Olive St. Jules, les vendeurs, reconnaissent avoir eue et reçue, lors de l'exécution des présentes, du dit Surintendant Général, au quel ils donnent une quittance générale et finale

Cette somme a été payée aux vendeurs au moyen d'un chèque daté d'Ottawa, le 24 juin 1897, portant le No 3729, et Acet No 46A payable à l'ordre d'Antoine Plamondon, sur la Banque de Montréal

Et la dite Dame Olive St. Jules a, par les présentes, renoncé tant pour elle même que pour les enfants nés de son mariage avec le dit Jean Baptiste Plamondon, son défunt mari, à tout donaire soit coutumier ou préfix qu'elle et ses dits enfants pourraient avoir, demander et prétendre sur les terrains plus haut décrits et par les présents vendus. A ce faire était présente et est intervenue Dame Julia A. Peets, l'épouse du dit Antoine Plamondon, avec lequel elle demeure et de lui bien et dûment

autorisée, laquelle a. par les présentes, déclaré avoir renoncé tant pour elle même que pour les enfants nés et à naître de son mariage avec son mari sus nommé, à tout donaire soit coutumier ou préfix qu'elle et ses dits enfants pourraient avoir, demander et prétendre sur les terrains plus haut décrits et vendus

Au moyen de tout ce que dessus exprimé, les vendeurs ont transporté à Sa Majesté la Reine Victoria et à Ses Successeurs, tous les droits de propriété qu'ils pourraient avoir, demander ou prétendre en ou sur ce qui dessus vendu, dont et du tout ils se sont démis et dessaisis en faveur de qui de droit

Pour l'exécution des présentes, les parties ont élu domicile aux lieux sus-mentionnés.

Dont acte: fait et passé à Dundee,—dans le Comté sus-dit de Huntingdon, les jour, mois et an ci-dessus et en premier lieu écrits, sous le numéro quatre mille neuf cent vingt cinq du répertoire du notaire soussigné, la dite Dame Olive St. Jules a déclaré ne savoir signer, de ce requise par moi notaire, en présence de Mr. Ignace alias Angus Durocher, cultivateur, du dit Township de Dundee, témoin requis pour l'effet des présentes, et en présence duquel la dite Dame Olive St. Jules a donné son consentement aux présentes, et les autres parties aux présentes ainsi que le témoin ont signé avec moi, le notaire soussigné après lecture faite

(Signé)	JULIA A. PEETS
"	ANTOINE PLAMONDON
"	ANGUS DUROCHIA
"	GEORGE LONG
"	J. B. POUPARD N.P.

Vraie copie de la minute des présentes demeurée en l'étude du notaire soussigné

J. B. POUPARD

N.P.

I Certify this document was received at the Registry Office of the County of Huntingdon, on the Seventeenth day of August one thousand eight hundred and Ninety seven at Nine o'clock in the forenoon, and is recorded in Register B volume 21 page 229 under number 22150

E. S. ELSWORTH

*Deputy Registrar.*

No. 384.

*(Translation.)*

In the year one thousand eight hundred and ninety-seven, on the sixteenth day of the month of August.

Before J. B. Poupard, undersigned, notary public for the Province of Quebec, Canada, residing at St. Urbain Premier and practising at Ste. Martine in the district of Beauharnois, in the said Province of Quebec,

Appeared Mr. Antoine Plamondon, farmer, of the Township of Dundee, in the County of Huntingdon, in the said Province of Quebec, the owner of the bare ownership of the lands hereinafter designated; and Dame Olive St. Jules, of the said Township of Dundee, widow of Jean Baptiste Plamondon, in his lifetime farmer, of the same place;

Who, by these presents, declared that they have sold, ceded, relinquished and handed over, with warranty against all troubles, gifts, dowers, debts, mortgages, evictions, substitutions, alienations and other interference generally whatsoever, to Her

Majesty the Queen, represented herein by "Her Superintendent General of Indian Affairs for Canada", and the latter acting herein and represented by Mr. George Long, of St. Regis, in the county and Province aforesaid, Indian agent, in virtue of a power of attorney under private seal given him by the Honourable Clifford Sifton, Her Majesty's Superintendent General of Indian Affairs of Canada, dated the tenth day of July last (1897): the said George Long accepting these presents for and in the name of the Honourable the Superintendent General: Which power of Attorney after having been certified and acknowledged by the said George Long remains annexed to the minute of these presents in order to be referred to if necessary, namely:—

The said Antoine Plamondon the bare ownership of the real estate the designation of which will follow, and the said Dame Olive St. Jules, the enjoyment and usufruct of the same lands, namely, the lots situated in the said Township of Dundee, known and designated on the official plan and book of reference by the numbers five and eight B. (5 and 8 B.) of the Chenal range of the said Township, with the buildings thereon erected and dependencies.

The bare ownership of this real estate was bequeathed to the said Antoine Plamondon and the enjoyment and usufruct thereof to the said Dame Olive St. Jules by the said Jean Baptiste Plamondon, by the terms of his will received before Me. I. I. Crevier, notary, on November 19, 1891, and registered in the registry office for the County of Huntingdon, under the No. 19811.

For Her Majesty Queen Victoria and Her Successors, to enjoy, use, do with and dispose of the said lots as things belonging to her in full ownership, reckoning from this day and to take possession thereof immediately.

This Sale is made subject to the obligation of Her Majesty Queen Victoria and Her Successors to pay in future all taxes of any nature to which the lands above described and sold may become subject, counting from to-day.

This Sale is made, moreover, for the sum of eighteen hundred dollars (\$1800.00) currency of Canada, which the said Antoine Plamondon and Olive St. Jules, the vendors, acknowledge having had and received, at the time of the execution of these presents, from the said Superintendent General, to whom they give a general and final discharge.

This sum was paid to the vendors by a cheque dated at Ottawa June 24, 1897, bearing the No. 3729 and Acct No. 46 A payable to the order of Antoine Plamondon, on the Bank of Montreal.

And the said Dame Olive St. Jules has, by these presents, renounced both for herself and her children born of her marriage with the said Jean Baptiste Plamondon, her late husband, all dower, whether customary or express, that she and her said children may have, ask and claim in the lands above described and hereby sold. For this purpose was present and intervened Dame Julia A. Peets, the wife of the said Antoine Plamondon, with whom she lives, and by him well and duly authorized, who, by these presents, declared that she renounced, both for herself and for her children, born and to be born of her marriage with her husband above named, all dower, whether customary or express, that she and her said children may have, ask and claim in the lands above described and sold.

By means of all the foregoing the vendors have transferred to Her Majesty Queen Victoria, and to Her Successors, all rights of ownership that they may have, ask or claim in or on what is above sold, of all of which they dispossess themselves in favour of those entitled thereto.

For the execution of these presents the parties have elected domicile at the places above mentioned.

The deed of which: done and passed at Dundee, in the aforesaid County of Huntingdon, on the day, month and year in the first place herein above written under the number four thousand nine hundred and twenty-five of the records of the undersigned



notary. The said Dame Olive St. Jules declared that she was unable to sign, on being requested to do so by me, the notary, in the presence of Mr. Ignace alias Angus Durocher, farmer, of the said Township of Dundee, necessary witness for the purposes hereof, and in whose presence the said Dame Olive St. Jules gave her consent to these presents; and the other parties to these presents, as well as the witness, signed with me, the undersigned notary, these presents having been first read over.

(Signed) JULIA A. PEETS  
 " ANTOINE PLAMONDON  
 " ANGUS DUROCHIA  
 " GEORGE LONG  
 " J. B. POUPARD *N.P.*

A true copy of the minute hereof remaining in the office of the undersigned notary.

J. B. POUPARD  
*N.P.*

I Certify this document was received at the Registry Office of the County of Huntingdon on the Seventeenth day of August one thousand eight hundred and Ninety-seven at Nine o'clock in the forenoon, and is recorded in Register B. vol. 21 page 229 under number 22150

E. S. ELSWORTH  
*Deputy Registrar.*

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No. 385.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Chippewas of Lakes Huron and Simcoe resident on our Reserve on Christian Island in the Georgian Bay in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in Hope Island in the Georgian Bay and Province of Ontario containing by admeasurement One Hundred acres be the same more or less and being composed of The one hundred acres lying adjacent to the "Light House" on the said "Hope Island."

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to Sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the Sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the interest thereon paid to us and our descendants as to the Indian Department may seem best

AND WE, the said Chief and Principal men of the said Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the Sale of the said land and the disposal of the said money.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this 11th day of February in the year of Our Lord one thousand eight hundred and Ninety Seven

Signed, Sealed and Delivered, in the presence of DAVID J. ASSANCE	}	CHIEF GEORGE COPEGOG	[L.S.]
		SOLOMON MARK	[L.S.]
		his	
		WILLIAM x KING	[L.S.]
		mark	
		his	
		EX-CHIEF SAMUEL x ASSANCE	[L.S.]
		mark	
		JOSEPH KAKAKOUS	[L.S.]
		his	
		SOLOMON x THOMAS	[L.S.]
		mark	
		THOMAS KADAGEGWON	[L.S.]
		WESLEY MONAGUE	[L.S.]
		his	
		JOHN MILLER x	[L.S.]
		mark	
		PETER MONAGUE	[L.S.]
		his	
		JOHN x COPEGOG JR	[L.S.]
		mark	
		his	
		LOUIS x ONWAHTIN	[L.S.]
		mark	
		his	
		JOSEPH x ASSANCE	[L.S.]
		mark	
		his	
		JOHN BTE x ONWAHTIN	[L.S.]
		mark	
		his	
		FRANK x ONWAHTIN	[L.S.]
		mark	
		ESAU MONAGUE	[L.S.]
		WELLINGTON ASSANCE	[L.S.]
		JOHN MONAGUE	[L.S.]
		JOSEPH COPEGOG	[L.S.]
		his	
		WILLIAM x KADEGEDWON	
		mark	
		FRANK COPEGOG	[L.S.]
		ALEX NORTON	[L.S.]
		JAS. S. MONAGUE	[L.S.]

DOMINION OF CANADA,  
PROVINCE OF ONTARIO  
COUNTY OF SIMCOE  
To Wit:

} Personally appeared before me, Charles McGibbon of the Town of Penetanguishene in the Province of Ontario Indian Agent and George Copegog Chief of the said Band of Indians.

AND the said Charles McGibbon for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Chippewas of Lakes Huron & Simcoe of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said George Copegog says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said George Copegog.

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents	}	
Charles McGibbon and George Cope-		
gog at the Town of Penetanguishene		CHAS MCGIBBON
in the County of Simcoe this 1st day		Chief GEORGE COPEGOG
of June A.D., 1897		
JOHN A ARDAGH		
<i>Judge of the County Court</i>		
<i>of the County of Simcoe</i>		

Accepted by the Governor in Council on the 19th June 1897.

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 7th September 1897

Lib 148 Fol. 451

JOSEPH POPE

*Dep. Registrar General of Canada.*

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No. 386.

THIS INDENTURE made the Seventeenth day of June in the year of our Lord One thousand eight hundred and ninety seven IN PURSUANCE OF THE "REAL PROPERTY CONVEYANCE ACT:"

BETWEEN Honourable William Norman Bole, one of Her Majesty's Local Judges of the Supreme Court of British Columbia and Arthur Wellesley Vowell of the City of Victoria, Province of British Columbia, Esquire, hereinafter called the Grantors  
of the First Part

AND

Her Majesty Queen Victoria, hereinafter called the Grantee  
of the Second Part.

WITNESSETH that in consideration of Two hundred and Fifty Dollars (\$250.00) of lawful money of Canada now paid by the said Grantee to the said Grantor (the receipt whereof is hereby by them acknowledged) they, the said Grantors DO GRANT unto the said Grantee her successors and assigns forever.

ALL AND SINGULAR that certain parcel or tract of land and premises situate lying and being part of Lot Two (2), Group Two (2), District of New Westminster,

Province of British Columbia and more particularly described on the plan hereunto annexed and coloured green, Containing One and  $\frac{13}{100}$  of an acre more or less.

TO HAVE AND TO HOLD unto the said Grantee her successors and assigns to and for her and their sole and only use for ever SUBJECT NEVERTHELESS to the reservations limitations provisoes and conditions expressed in the original Grant thereof from the Crown

THE said Grantors Covenant with the said Grantee That they have the right to convey the said lands to the said Grantee notwithstanding any act of the said Grantor

AND that the said Grantors shall have quiet possession of the said lands free from all incumbrances

AND the said Grantors Covenant with the said Grantee That they will execute such further assurance of the said lands as may be requisite

AND the said Grantors Covenant with the said Grantee That they have done no acts to encumber the said lands

AND the said Grantor Release to the said Grantee all claims upon the said lands.

IN WITNESS whereof the said parties hereto have hereunto set their hands and seals	}		
Signed, Sealed and Delivered In the pre-		W. NORMAN BOLE	[L.S.]
sence of			
A. MELVILLE MALINS		A. W. VOWELL	[L.S.]
<i>As to signature of W. Norman Bole.</i>			
FRANK V. BODWELL			
<i>as to A. W. Vowell's signature</i>			

Received on the day of the date of this Indenture from the Grantee therein mentioned the sum of Two hundred and fifty Dollars being the full consideration

A. MELVILLE MALINS	}	
<i>Witness as to signature of W. Norman Bole</i>		W. NORMAN BOLE
FRANK V. BODWELL		
<i>as to A. W. Vowell's signature</i>		A. W. VOWELL

I HEREBY CERTIFY that Frank V. Bodwell personally known to me, appeared before me and acknowledged to me that he is the person whose name is subscribed to the annexed Instrument as Witness, and having been duly sworn by me, did prove to me that A. W. Vowell did execute the same in his presence voluntarily.

IN TESTIMONY whereof, I have hereto set my Hand and Seal of Office, at Vancouver, British Columbia, this 18th day of June in the year of Our Lord one thousand eight hundred and ninety-seven.

[L.S.] S. O. RICHARDS.

*Notary Public,*  
B.C.

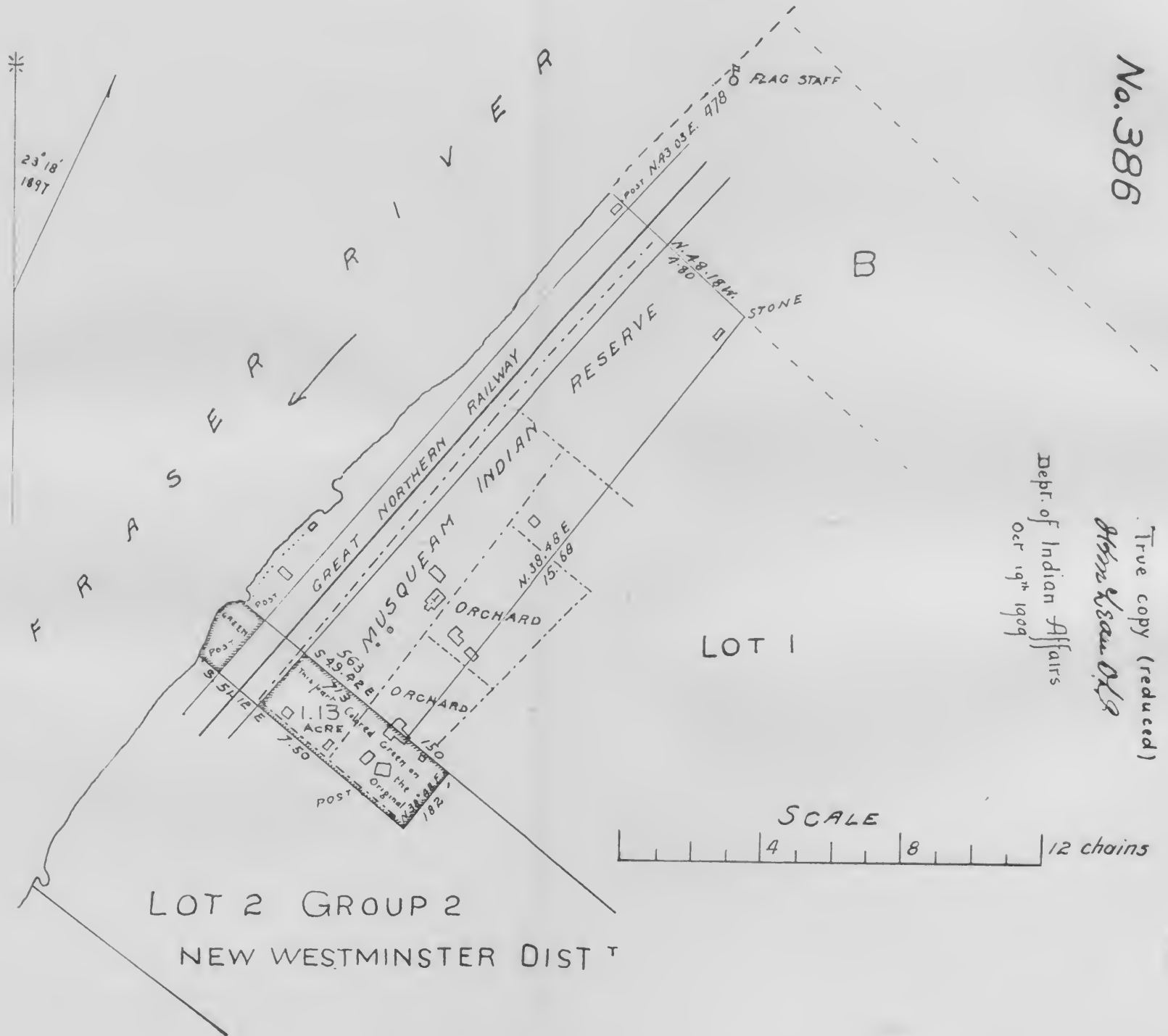
PROVINCE OF }  
BRITISH COLUMBIA }

"LAND REGISTRY ACT."  
FOR WITNESS.

I hereby Certify that A. Melville Malins personally known to me appeared before me and acknowledged to me that he is the person whose name is subscribed to the

No. 386

True copy (reduced)  
*John W. S. O. A.*  
 Dept. of Indian Affairs  
 Oct 19<sup>th</sup> 1909



*W. J. W. S. O. A.*  
 17 June 1897

within Instrument as witness and having been duly sworn by me did prove to me that W. Norman Bole did execute the same in his presence voluntarily.

IN TESTIMONY whereof I have hereto set my hand and seal of office at New Westminster British Columbia this 17th day of June in the year of our Lord One thousand eight hundred and ninety seven

H. FIENNES CLINTON

[L.S.]

*Notary Public*  
*B. C.*

No. 2345F Registered the 19th day of August, 1897 in Absolute Fees Book, Vol 20, Folio 197.

JOSEPH W. GAYNOR [L.S.]  
*District Registrar.*

No. 387.

CANADA.  
TERRITORIES.

532. D. B. B. 633.

#### DUPLICATE CERTIFICATE OF TITLE.

Reference Certificate 263 Register A. D B A 203 West Saskatchewan Land Registration District.

This is to Certify that Her Majesty Queen Victoria and her Successors is now the owner of an estate in Fee Simple of and in Lot number Thirty one on the North side of Third Street and Lot number Twenty nine on the South side of Third Street both West of Central Avenue in the Town of South Battleford in the Provisional District of Saskatchewan in the North West Territories according to a map or Plan of the said Town drawn by A. G. Cavana Dominion Land Surveyor and of record in the Land's Titles office of the West Saskatchewan Land Registration District subject to the encumbrances, liens and interests notified by memorandum underwritten or endorsed hereon, or which may hereafter be made in the register.

IN WITNESS WHEREOF I have hereunto subscribed my name and affixed my official seal this Thirty First day of August A.D. 1897

W. Y. SCOTT *Registrar,* [L.S.]  
*West Saskatchewan Land Registration District.*

I Certify that the within Instrument is duly entered and Registered in the Land Titles Office for the West Saskatchewan Land Registration District at Battleford In the North West Territories at 1 P.M. O'clock P.M. on the 31st day of August A.D. 1897 Number 633 Book B Fol 6

W. Y. SCOTT *Registrar.*  
*W.S.L.R.D.*

Register B Folio 232

No. 388.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The River Desert Band of Indians. resident on our Reserve in the Township of Maniwaki in the County of Ottawa in the Province of Quebec and

Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Maniwaki Indian Reserve in the County of Ottawa and Province of Quebec containing by admeasurement One Hundred and Fifty Seven and Four Tenths Acres be the same more or less and being composed of Lot No. 24 in the Road Range West of the said Reserve, as shewn on a plan of the sub-division of part of the said Reserve made by A. G. Forrest P.L.S. in 1867 of record in the Department of Indian Affairs, containing 57.6 acres.

ALSO that portion of Lot 23, Range 4, in the said Reserve lying West of Bitobee Creek and which may be described as follows; commencing at the S.W. angle of said Lot, thence North along its West boundary 12 Chains to the N.W. angle of said Lot, thence East along the North limit of the said Lot, 29 Chains more or less to Bitobee Creek, thence Southerly along the said Creek to its intersection with the South limit of the said Lot, thence West along the said Limit 29 Chains more or less to the point of beginning, containing 35.6 acres more or less.

ALSO Lot No. 6 in the Desert Front Range of the said Reserve, containing 64.2 acres, more or less.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the interest thereon paid to us and our descendants at such time or times as to the Department of Indian Affairs may seem best in our interest.

AND WE, the said Chief and Principal men of the said Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the sale of the said lands and the disposition of the said moneys.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this twenty sixth day of June in the year of Our Lord one thousand eight hundred and ninety seven

Signed, Sealed and Delivered, in the presence of

W. J. McCaffrey  
*Indian Agent*

LOUIS COMMADAU [L.S.]  
SIMON OTJIK [L.S.]  
JOHN McDUGALL [L.S.]

DOMINION OF CANADA,  
PROVINCE OF QUEBEC  
COUNTY OF OTTAWA  
To Wit:

Personally appeared before me, W. J. McCaffrey of the Township of Maniwaki the County of Ottawa in the Province of Quebec and Dominion of Canada and Simon Otjik Chief of the said Band of Indians.

AND the said W. J. McCaffrey for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Maniwaki Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Simon Otjik says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said W. J. McCaffrey.

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents	} W. J. McCAFFREY SIMON OTJIK
at the	
Township of Maniwaki in the County	
of Ottawa this twenty seventh day of	
September A.D., 1897.	

J. T. ST. JULIEN

*District Magistrate for the Districts of  
Ottawa Terrebonne & Pontiac.*

Accepted by the Governor in Council on the 5th Nov. 1897

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 23rd November, 1897.

Lib: 149. Fol: 399.

JOSEPH POPE

*Dep: Registrar General of Canada.*

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No. 389.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The River Desert Band of Indians resident on our Reserve in the Township of Maniwaki in the County of Ottawa in the Province of Quebec and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Maniwaki Indian Reserve in the County of Ottawa and Province of Quebec containing by admeasurement Three Hundred and Ten acres and one tenth acre be the same more or less and being composed of the land hereinafter described.



TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the interest thereon paid to us and our descendants as to the Department may seem best in our interest.

AND WE, the said Chief and Principal men of the said Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the disposal of the said land and the said money.

#### DESCRIPTION OF THE LAND HEREINBEFORE REFERRED TO.

All and singular those certain portions of land and premises situate in the Maniwaki Indian Reserve aforesaid comprising Lots Nos. 18, 19, 20 and 21 in the Road Range East, and Lot No. 20 and parts of Lots Nos. 18 and 19 in Gatineau Front, containing together 310.10 acres be the same more or less and described as follows; Commencing at the North West angle of the said Lot No. 21, thence East on the North limit of the said Lot 60.20 Chains more or less to the Westerly limit of the Road allowance along the Gatineau River thence South Easterly following the said limit to the mouth of the Creek leading from Brady's Lake, thence up the said Creek following its various windings to Brady's Lake, thence Westerly and Southerly along the water's edge of Brady's Lake to the South limit of Lot 18 in the Road Range East, thence West along the said Limit 41.00 Chains more or less to the main Road, thence Northerly along the Easterly limit of the said Road across Lots 18, 19, 20 and 21 to the point of Commencing at the North West angle of the said Lot No. 21, thence East on the Gatineau River Road, between Lots Nos. 20 and 21.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this Twenty sixth day of June in the year of Our Lord one thousand eight hundred and ninety six

Signed, Sealed and Delivered, in the presence of me

W J McCaffrey  
*Indian Agent*

LOUIS COMMANDA [L.S.]  
SIMON OTJIK [L.S.]  
JOHN McDUGALL [L.S.]

DOMINION OF CANADA,  
PROVINCE OF QUEBEC  
COUNTY OF OTTAWA  
To Wit:

Personally appeared before me, W. J. McCaffrey of the Township of Maniwaki the County of Ottawa in the Province of Quebec and dominion of Canada and Simon Otjik Chief of the said Band of Indians.

AND the said W. J. McCaffrey for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Maniwaki Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

No. 389

PLAN showing the lands in the Maniwaki Indian Reserve, Province of Quebec, leased to Richard Hardgrove, to be surrendered.

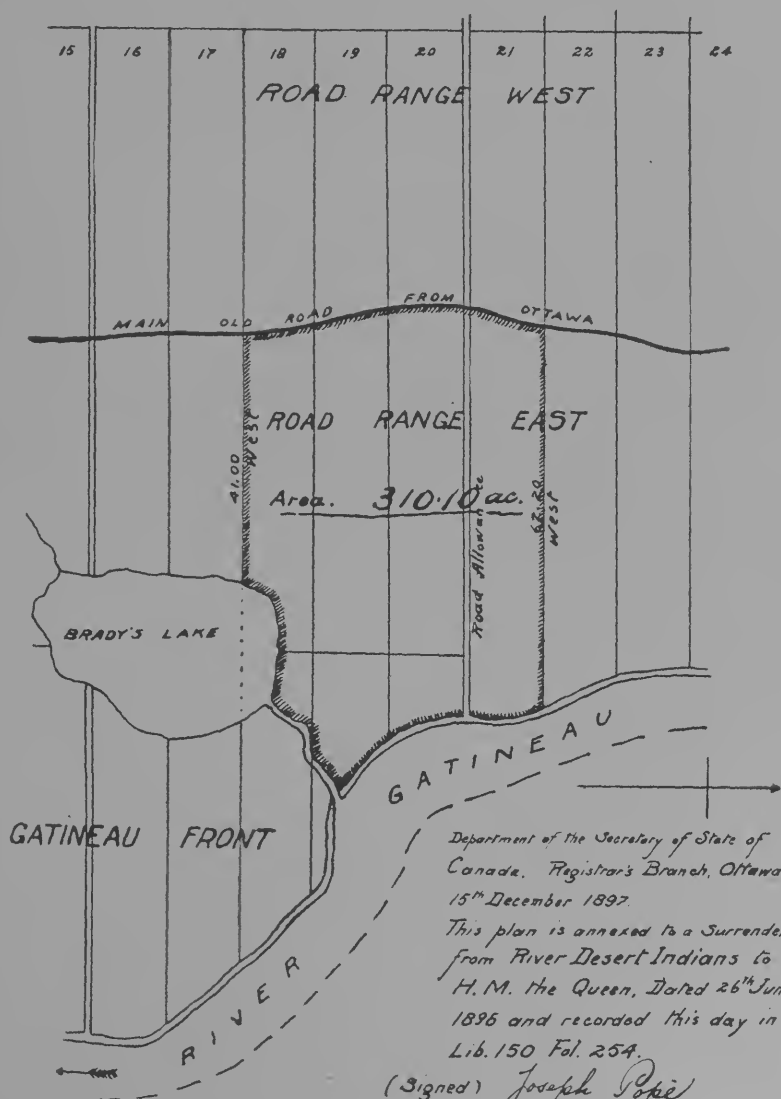
Certified a true copy (reduced)

Scale in chains



*S. Bray*

Chief Surveyor  
Dept of Indian Affairs.



Department of the Secretary of State of  
Canada, Registrar's Branch, Ottawa  
15<sup>th</sup> December 1897.

This plan is annexed to a Surrender  
from River Desert Indians to  
H. M. the Queen, Dated 26<sup>th</sup> June  
1896 and recorded this day in  
Lib. 150 Fol. 254.

(Signed) *Joseph Pope*  
Dep. Registrar General of Canada.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Simon Otjik says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said W J McCaffrey.

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents	}	
		at the
Township of Maniwaki in the County		of W J McCAFFREY
of Ottawa this twenty seventh day of		SIMON OTJIK
September A.D., 1897		
J. T. ST. JULIEN		

*District Magistrate for the Districts  
of Ottawa Terrebonne & Pontiac*

Accepted by the Governor in Council on the 5th Nov. 1897

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 15th December 1897

Lib 150. Fol. 254.

JOSEPH POPE

*Dep. Registrar General of Canada*

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No. 390.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Temiscamingue Band of Indians resident on our Reserve in the County of Pontiac in the Province of Quebec and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Temiscamingue Indian Reserve in the County of Pontiac and Province of Quebec containing by admeasurement One hundred & Twenty acres be the same more or less and being composed of that portion of the Temiscamingue Indian Reserve, in the Province of Quebec, lying on the right bank of the River Des Quinze as hereinafter described.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to sell the same to such person or persons, and

upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the Interest thereon paid to us and our descendants as to Department of Indian Affairs may seem best in our interest

AND WE, the said Chief and Principal men of the said Temiscamingue Band of Indians do on behalf of our people and for ourselves. hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the sale of the said property and the disposal of the monies arising therefrom.

#### DESCRIPTION OF LAND HEREINBEFORE REFERRED TO.

All and singular that portion of the Temiscamingue Indian Reserve, in the Province of Quebec, lying on the right bank of the River Des Quinze, comprising the Southern portions of Indian Holdings Nos. 36 and 37 and a Block of land lying to the East of the said Indian Holding No. 37, containing together 120 acres, according to a Plan of Survey made by G. C. Rainboth, P. L. S., dated 22nd February 1897 of record in the Department of Indian Affairs and described as follows; commencing at the point where the East limit of the said Indian Holding No. 37 strikes the water's edge of the River Des Quinze, thence Easterly following the water's edge a perpendicular distance to the said East limit of 33.48 chains to where a stone boundary has been planted thence North 25.88 Chains to a stone boundary thence West 52.55 chains more or less to where a stone boundary has been planted at the water's edge of the River Des Quinze, thence South Easterly following the said water's edge to the point of commencement.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this Twenty Third day of August in the year of Our Lord one thousand eight hundred and ninety seven

Signed, Sealed and Delivered, in the presence of

A. MCBRIDE

*Witness*

TANIS STENGER

*Witness*

his

JEAN X MASINIKIJK

mark

*Witness*

his

BAZIL X QUAQUANE SN

[L.S.]

mark

his

JEAN X MASINIKIJK

[L.S.]

mark

his

BAZIL X QUAQUANE JR

[L.S.]

mark

his

JOHN X SIMPSON SN

[L.S.]

mark

SOLOMON MASINIKIJK

[L.S.]

TANIS STENGER

[L.S.]

his

MICHEL X WETTAWESEN

[L.S.]

mark

his

JOHN X MASINIKIJK

mark

his

JEAN BAPTIST X MASINIKIJK

mark

his

ALIXANDER X SIMPSON

mark

WILLIAM MCBRIDE

JOHN GEORGE MCBRIDE

F. 148 015.

his  
JOHN x SIMPSON, JR.  
mark  
ISAAC McBRIDE  
THOMAS McBRIDE  
his  
CYRIL x WETTAWESENS  
mark

DOMINION OF CANADA,  
PROVINCE OF QUEBEC  
COUNTY OF PONTIAC  
To Wit:

} Personally appeared before me, Angus  
McBride of the Village of North Temis-  
camingue in the Province of Quebec In-  
dian Agent and Tanis Stenger Chief of  
the said Band of Indians.

AND the said Angus McBride for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Temiscamingue Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Tanis Stenger says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said Angus McBride

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the said Deponents  
at the } ANGUS McBRIDE  
Baie des Peres in the County of Pon- }  
tiac this twelfth day of October A.D., } TANIS STANGER  
1897.

J. T. ST. JULIEN

*District Magistrate  
for the Districts of Ottawa  
Terrebonne & Pontiac*

Accepted by the Governor in Council on the 15th Decr. 1897—

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 29th December 1897.

Lib: 149, Folio 410.

JOSEPH POPE

*Dep: Registrar General of Canada.*

No. 391.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Sharphead Band of Indians resident on Reserve at White Whale Lake in the District of Alberta and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled. Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the District of Alberta aforesaid containing by admeasurement Forty Two and Four tenths square miles be the same more or less and being composed of Indian Reserve Number 141. Surveyed by Mr. Surveyor Nelson in October 1885 for Chief Sharphead situate on Battle River on the trail from Calgary to Edmonton.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to dispose of the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the disposal thereof, shall, after deducting the usual proportion for expenses of management, be placed pro rata to our credit and that of the several Bands with whom we have become amalgamated

AND WE, the said Chief and Principal men of the said Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the disposal of the said lands and of the proceeds of the sale thereof.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this 11th day of September in the year of Our Lord one thousand eight hundred and ninety seven.

Signed, Sealed and Delivered, in the presence of

CHAS. DE CAZES

*Ind. Agent*

A E LAKE

*Agency Clerk*

G. TIMONNI PTE

HENRI BLANC

*Interpreter English into Cree*

his

PAUL x Headman White Whale Lake

mark

*Interpreter Cree into Stony*

A. E. FORGET

*Indian Comr.*

No. \*25 SIMON FEDT x his mark.

" 18 JOHN SHARPHEAD x his mark

" 34 OMISEMASS x his mark

" 28 DAVID YELLOWHEAD x his mark

" 31 ISAAC SHARPHEAD x his mark

" 32 MR. JOHN x his mark

" 37 JOHN PAUL x his mark

" 25 JOHN x his mark

" 43 ALEXIS RANI x his mark

\*Note.—The numbers given in red ink opposite the names are the numbers by which these Indians are known in White Whale Lake Band.

DOMINION OF CANADA,  
PROVINCE OF  
COUNTY OF

To Wit:

} Personally appeared before me, Chas. de  
Cazes of Stony Plain Indian Agent and  
Simon Headman of the said Band of In-  
dians.

AND the said Chas de Cazes for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the White Whale Lake Band of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Simon headman says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said Chas. de Cazes, Indian Agent.

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Headman of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the said Deponents	}	CHAS DE CAZES
Chas de Cazes and Simon at Stony		Indian Agent
Plain Alberta this 11th day of Septem-		his
ber A.D., 1897		SIMON x Headman mark

A E FORGET

*Ind. Commissioner*

*for Manitoba and the North West Territories*

Recorded 20th January 1898

Lib 164 Fol 20.

JOSEPH POPE,

*Dep. Registrar General of Canada.*



No. 392.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of the River Desert Band of Indians resident on our Reserve in Maniwaki in the County of Ottawa in the Province of Quebec and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Maniwaki Indian Reserve in the County of Ottawa and Province of Quebec containing by admeasurement Thirty Acres be the same more or less and being composed of those certain portions of Lots Nos. 10 and 11 in the Desert Front and Lots Nos. 25 in the 4th and 5th Ranges of the Maniwaki Indian Reserve aforesaid, including the Road allowances between the said Lots and Ranges and which may be described as follows:—

Commencing at a point distant 8 chains from the North limit of the Road allowance between the said Desert Front and the 4th Range and three chains West of the line between Lots 9 and 10 in the Desert Front, thence South and parallel to the said line 16 chains to a point in Lot 25 in the 4th Range; thence West astronomically 18 chains 75 links to a point in Lot 25, in the 5th Range; thence North and parallel to the said line between Lots 9 and 10, 16 chains to a point in Lot 11 in the Desert Front; thence East astronomically 18 chains and 75 links more or less to the point of commencement.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the interest thereon paid to us and our descendants annually or semi annually as to the Department of Indian Affairs may seem best in our interest.

AND WE, the said Chief and Principal men of the said River Desert Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the sale of the said land and the disposition of the money to be derived therefrom.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this Eighteenth day of December in the year of Our Lord one thousand eight hundred and ninety seven.

Signed, Sealed and Delivered, in the presence of	}	LOUIS COMMANDAN	[L.S.]
W. J. McCaffrey		SIMON OTJIK	[L.S.]
<i>Indian Agent</i>		JOHN McDUGAL	[L.S.]
		MATIAS TCHANANA	[L.S.]
		JOSEPH ANINASS	[L.S.]

DOMINION OF CANADA,	}	Personally appeared before me, William
PROVINCE OF QUEBEC		James McCaffrey Indian Agent of the
COUNTY OF OTTAWA		Village of Maniwaki in the Province of
To Wit:		Quebec and John McDougal Chief of the said Band of Indians.

AND the said William James McCaffrey for himself saith:—

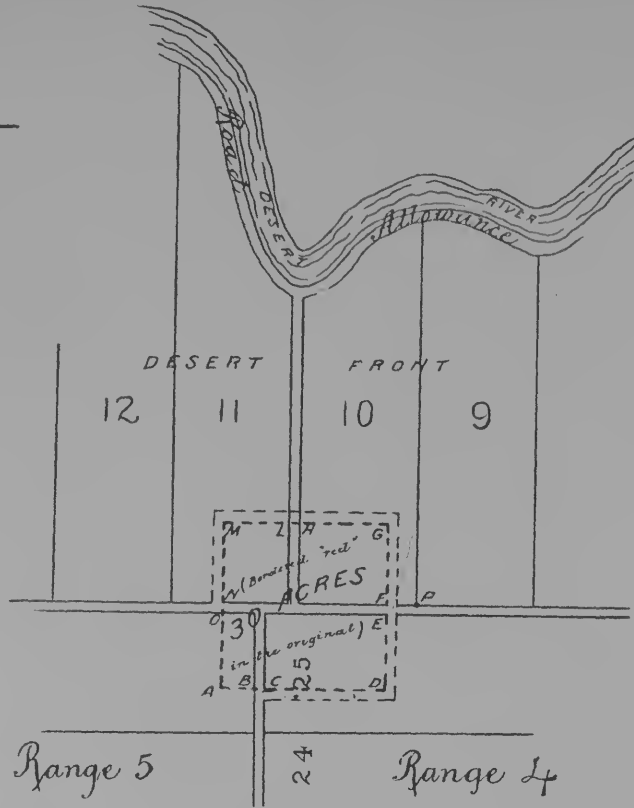
That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Maniwaki Reserve of the full age of twenty-one years then present.

No. 392

MANIWAKI

*Sketch Shewing*  
*LAND SURRENDERED*  
*— and —*  
*Proposed to be sold to*  
*the*  
MANIWAKI DRIVING CLUB

PF = 3.00  
FG = 8.00  
GH = 9.00  
HL = 1.00  
LM = 8.75  
MN = 8.00  
NO = 1.00  
OA = 7.00  
AB = 5.25  
BC = 1.00  
CD = 12.50  
DE = 7.00  
EF = 1.00



SCALE 0 5 10 20 chains

*Copied & Enlarged*  
*5. 11. 97*  
*T.D.G.*

A true copy (reduced)  
*W. H. May*  
Chief Surveyor  
Dept of Indian Affairs  
22 Jan'y. 1904

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said John McDougal says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said William James McCaffrey.

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the said Deponents	} W J McCAFFREY <i>Indian Agent</i> JOHN McDUGAL.
at the	
Township of Maniwaki in the County	
of Ottawa this Twenty-seventh day of	
January A.D., 1898.	

J. T. ST. JULIEN

*District Magistrate for the Districts  
of Ottawa Terrebonne & Pontiac.*

Recorded 1st. March 1898

Liber 148. Folio 489.

JOSEPH POPE

*Dep Registrar General of Canada.*

No. 393.

KNOW ALL MEN BY THESE PRESENTS,

That we, the undersigned Principal men of the Wahsahatanow Band of Indians, owners of the Reserve situated at Wahsahatanow or Hollow-in-the-Hill Creek, on the North Saskatchewan River, in the Provisional District of Alberta and Dominion of Canada, for and acting on behalf of the whole people of our said Band, in council assembled, do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LADY THE QUEEN, Her Heirs, and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Provisional District of Alberta aforesaid, and containing by admeasurement twelve and a quarter square miles, be the same more or less, and being composed of Indian Reserve No. 126, situated at Wahsahatanow or Hollow-in-the-Hill Creek, on the North side of the North Saskatchewan River, about sixteen miles above the settlement of Victoria, on the North trail to Edmonton, comprising Sections one, two, three,

four, five, and the Southerly halves of Sections eight, nine, ten, eleven, and twelve, in Township fifty-nine, Range nineteen, and that portion of Township fifty-eight, Range nineteen, lying North of the Saskatchewan River. All the above Ranges West of the Fourth Initial Meridian.

TO HAVE AND TO HOLD the same unto Her said Majesty The Queen, Her Heirs and Successors forever, in trust to be exchanged for certain lands to be hereafter defined and surveyed in the vicinity of Cache Lake, adjoining or near the Saddle Lake Indian Reserve.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this 26th day of September in the year of Our Lord one thousand eight hundred and ninety six.

Signed, Sealed and Delivered, in the presence of ALEX. TAYLOR W. I. HALL	}	his		
		MATOOSK	x	[L.S.]
		mark		
		his		
		NES-YAH-TATIE	x	[L.S.]
		mark		
		his		
		PETER	x	[L.S.]
		mark		
		his		
		WEE PAY MEES	x	[L.S.]
		mark		

DOMINION OF CANADA  
NORTH-WEST TERRITORIES  
JUDICIAL DISTRICT OF  
NORTHERN ALBERTA  
To Wit:

Personally appeared before me Matoosk one of the Principal men of the Wahsah-atanow or Hollow-in-the-Hill Reserve, No. 126, in the Saddle Lake Indian Agency, in the said Judicial District of Northern Alberta.

And the said Matoosk saith:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians, of the full age of twenty-one years, then present.

That such assent was given at a meeting or council of the said Band of Indians, summoned for that purpose, according to their rules, and held in the presence of the said Matoosk.

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a member of the said Band of Indians and entitled to a vote at the said meeting or council.

Sworn before me, the same having been first read over by Noel Delorme to the Deponent who appeared to understand the same and made his mark thereto in my presence at Edmonton in the Provisional District of Alberta, this 23rd day of October, A.D. 1896 CHAS. B. ROULEAU Judge S. C. N. W. T.	}	his		
		MATOOSK	x	[L.S.]
		mark		

DOMINION OF CANADA  
NORTH-WEST TERRITORIES  
JUDICIAL DISTRICT OF  
NORTHERN ALBERTA  
To Wit:

Personally appeared before me, Mr. John Ross, Indian Agent of the Saddle Lake Agency, in the said Judicial District of Northern Alberta.

And the said John Ross saith:

That the annexed Release or Surrender was assented to by a majority of the male members of the said band of Indians of the Wahsahatanow Indian Reserve, No. 126, of the full age of Twenty-one years, then present.

That such assent was given at a meeting or council of the said Band, summoned for that purpose and according to their rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at such council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

Sworn before me by the Deponent at Edmonton in the Provisional District of Alberta this 22nd. day of March A.D. 1897. } JOHN ROSS

D. L. SCOTT

*Judge Supreme Court*

Recorded 21st. April 1898

Liber 164 Folio 25

JOSEPH POPE

*Dep Registrar General of Canada.*

No. 394.

KNOW ALL MEN BY THESE PRESENTS, THAT I, the undersigned Principal man of The Gambler Band of Indians resident on our Reserve in Treaty No. 4 in the Province of Manitoba and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successor forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in Treaty No 4 in the Province of Manitoba containing by admeasurement Fifteen Square Miles of land be the same more or less and being composed of the following Sections, viz: Sections 23, 24, 25, 26, 35 36 and all those portions of Sections 22, 27, 33 and 34 in Township 18 Range 29, East of the Assiniboine River.

Sections 19, 20, 29, and 30 in Township 18 Range 28.

Sections 1, 6, W $\frac{1}{2}$  of 5. S $\frac{1}{2}$  of 7, and S.W. $\frac{1}{4}$  of 8, Township 19, Range 28 all West of the First Principal Meridian.

Excepting from the lands above described the following portions of Sections viz: All that portion of Section 33 east of the Assiniboine River, That portion of the West  $\frac{1}{2}$  of Section 34 East of the Assiniboine River, in Township 18 Range 29, the East  $\frac{1}{2}$

-TREATY N<sup>o</sup>4 MAN.-

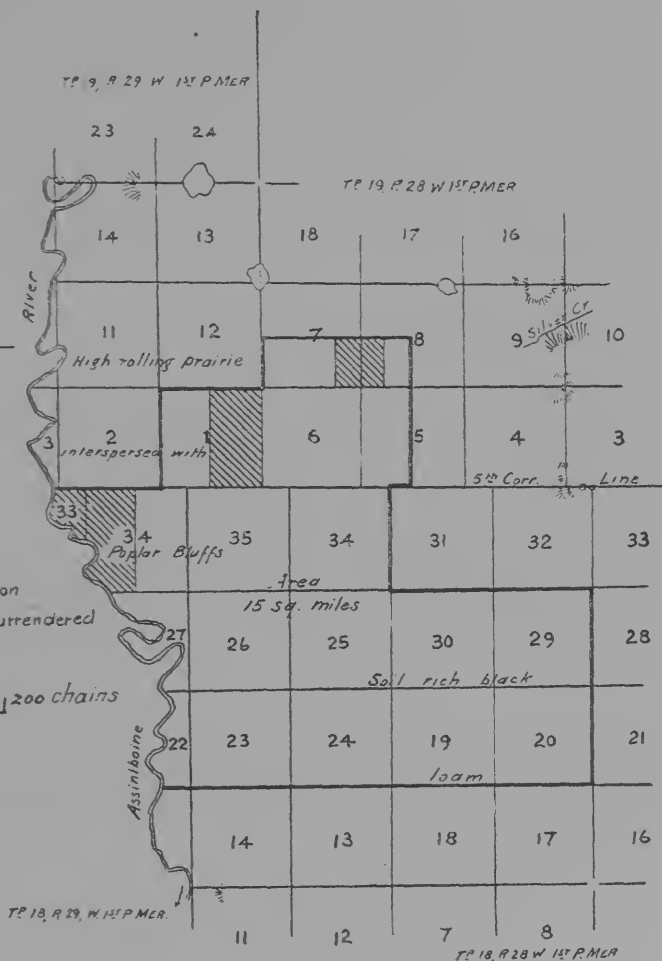
Nº 63

Showing the remaining portion  
containing 15 sq. miles to be surrendered

Scale, 10, 50, 100, 200 chains

S. Bray

26 Jan'y. 1904



$\mathbb{Z}_{25345}$

of Section 1 Township 19 Range 29, the South East  $\frac{1}{4}$  of Section 7, and the South West  $\frac{1}{4}$  of Section 8 in Township 19, Range 28, all West of the first Principal Meridian.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the interest thereon paid to us and our descendants annually or semi annually as to the Department may seem best in our interest.

AND I, the said Principal man of the said Gambler Band of Indians do on behalf of my people and for myself, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the sale of the said lands and the disposition of the money to be derived therefrom.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal this fourteenth day of January in the year of Our Lord one thousand eight hundred and ninety eight

Signed, Sealed and Delivered, in the presence of

J. A MARKLE  
Indian Agent  
A. SUTHERLAND  
Interpreter.

JOHN TANNER <sup>his</sup> X  
mark

[L.S.]

DOMINION OF CANADA,  
PROVINCE OF MANITOBA  
To Wit:

Personally appeared before me, John A Markle of the Town of Birtle in the Province of Manitoba Indian Agent and John Tanner Principal Man of the said Band of Indians.

AND the said John A Markle for himself saith:—

That the annexed Release or Surrender was assented to by the only one of the male members of the said Band of Indians of the Gamblers Band of the full age of twenty-one years.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said John Tanner says:

That the annexed Release or Surrender was assented to by him and that he is the only one of the male members of the said Band of Indians of the full age of twenty-one years resident on the Reserve

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said John A. Markle

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is the principal man of the said Band of Indians and entitled to vote at the said meeting or council.

Sworn before me by the said John A. Markle and John Tauner the Deponents above named at the Town of Birtle in the Province of Manitoba this 11th day of March A.D., 1898

JOHN A MARKLE  
his  
JOHN X TANNER  
mark

J. D. CUMBERLAND

*Judge of County Court  
Western Judicial  
District Manitoba*

DOMINION OF CANADA,  
PROVINCE OF MANITOBA  
To Wit:—

Personally appeared before me, Alexander Sutherland of the town of Birtle in the Province of Manitoba, Indian Agent Markle's Interpreter.

And the said Alexander Sutherland for himself saith:—

That he was present when the annexed Release or Surrender was assented to by "John Tanner" of the Gamblers band of Indians.

That the annexed Release or Surrender was read over by J. A. Markle of the Town of Birtle, Indian Agent, in the presence and hearing of the said John Tanner, and that it was by him Alexander Sutherland translated into the language understood by the said John Tanner, and that he the said John Tanner appeared to understand and that Alexander Sutherland is satisfied that he John Tanner did understand the purport of the Release or Surrender, to which he assented, thoroughly.

Sworn before me by the said Alexander Sutherland at the Town of Birtle in the Province of Manitoba the 11th day of March A.D. 1898

J. D. CUMBERLAND

*Co. Ct. Judge*

A. SUTHERLAND

[L.S.]

Accepted by the Governor in Council on the 28th March 1898.

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 18th April 1908

Liber 164 Folio 22

JOSEPH POPE

*Dep Registrar General of Canada*



No. 395.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The River Desert Band of Indians resident on our Reserve in the Township of Maniwaki in the County of Ottawa in the Province of Quebec and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Township of Maniwaki in the County of Ottawa and Province of Quebec containing by admeasurement Sixty Acres be the same more or less and being composed of Lot Number Fourteen in the Seventh Range of the said Township of Maniwaki

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to lease the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the leasing thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit

AND WE, the said Chief and Principal men of the said River Desert Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the leasing of the said land and disposition of the said money

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this fourth day of June in the year of Our Lord one thousand eight hundred and ninety-eight.

Signed, Sealed and Delivered, in the presence of

W. J. McCaffrey  
*Indian Agent*

{ LOUIS COMMANDAN [L.S.]  
JOHN McDUGAL [L.S.]

DOMINION OF CANADA,  
PROVINCE OF QUEBEC  
COUNTY OF OTTAWA

To Wit:

{ Personally appeared before me, William James McCaffrey Indian Agent of the Village of Maniwaki in the Province of Quebec and Simon Otjik Chief of the said Band of Indians.

AND the said William James McCaffrey for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Maniwaki Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Simon Otjik says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said William James McCaffrey.

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents

at the	}	W. J. McCaffrey
Township of Maniwaki in the County		<i>Indian Agent</i>
of Ottawa this Twenty eighth day of		SIMON OTJIK
June A.D., 1898.		

J. T. ST. JULIEN

*District Magistrate for the Districts of Ottawa Terrebonne  
and Pontiac*

Accepted by the Governor in Council on the 7th July 1898.

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 23rd July 1898.

Liber 150 Folio 354.

P. PELLETIER

*Acting Dep Registrar General of Canada.*

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No. 396.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The River Desert Band of Indians resident on our Reserve in the Township of Maniwaki in the County of Ottawa in the Province of Quebec and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled. Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Township of Maniwaki in the County of Ottawa and Province of Quebec containing by admeasurement thirty-eight acres be the same more or less and being composed of Lot Number Eleven, Road Range East, bounded on the West by the Ottawa Road, on the East by Gatineau Front Range, on the South by the Road Allowance between the said Lot Number Eleven and Lot Number Ten, and on the North by Lot Number Twelve.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to lease the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the leasing thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit

AND WE, the said Chief and Principal men of the said River Desert Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and

promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the leasing of the said land and disposition of the said money

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this fourth day of June in the year of Our Lord one thousand eight hundred and ninety-eight.

Signed, Sealed and Delivered, in the presence of	}	LOUIS COMUNDAN	[L.S.]
W. J. McCAFFREY		JOHN McDUGAL	[L.S.]
<i>Indian Agent</i>		SIMON OTJIK	[L.S.]

DOMINION OF CANADA,  
PROVINCE OF QUEBEC  
COUNTY OF OTTAWA  
To Wit :

} Personally appeared before me, William James McCaffrey Indian Agent, of the Village of Maniwaki in the Province of Quebec and Simon Otjik Chief of the said Band of Indians.

AND the said William James McCaffrey for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Maniwaki Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Simon Otjik says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said William James McCaffrey

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents	}		
		at the	W. J. McCAFFREY
Township of Maniwaki in the County of Ottawa this Twenty-eighth day of June A.D., 1898.			<i>Indian Agent</i>
			SIMON OTJIK

J. T. ST. JULIEN

*District Magistrate for the District of Ottawa  
Terrebonne and Pontiac.*

Accepted by the Governor in Council on the 7th July 1898.

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 22nd July 1898.

Liber 150, Folio 352

P. PELLETIER

*Acting Dep Registrar General of Canada.*

No. 397.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Temiscamingue Band of Indians resident on our Reserve at Temiscamingue, Township of Temiscamingue, in the County of Pontiac in the Province of Quebec and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LADY THE QUEEN, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Township of Temiscamingue in the County of Pontiac and Province of Quebec, containing by admeasurement be the same more or less and being composed of part of Lot No. 18, shown on the plan of the Indian Holdings in the said Township of Temiscamingue, which is an Indian Reserve, described as follows:—Commencing at the point of intersection of the surveyed road leading from the River des Quinze into the said Reserve with the westerly shore of said River and at the Northeasterly side of said road boundary, at what is known as the "Post Landing"; and extending in a Northerly direction to a point on the road now travelled opposite to the S.E. corner of the Log building used as a carpenter's shop, near to the residence of Mr. Angus McBride, and at a distance of 52 feet from said carpenter's shop, thence Easterly a distance of 32 feet, thence Southward and parallel to the foregoing first described line to the said River des Quinze, thence Westerly along said river bank to the point of commencement.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the interest thereon paid to us and our descendants annually, or semi-annually as to the Department of Indian Affairs may seem best in our interest

AND WE, the said Chief and Principal men of the said Temiscamingue Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the sale of said land and the disposition of the moneys arising therefrom.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this Thirty first day of May in the year of Our Lord one thousand eight hundred and ninety eight.

Signed, Sealed and Delivered, in the pre-	TANIS STENGER	[L.S.]
sence of	WM. MCBRIDE	[L.S.]
GEO. L. CHITTY	JEAN MASINIKIJIK	[L.S.]
<i>Timber Inspector</i>	BASIN MAKWAWAIS	[L.S.]
ANGUS MCBRIDE	his	
<i>Indian Agent</i>	JOHN X SIMPSON	[L.S.]
	mark	
	his	
	BASILE X KWAKWANES	[L.S.]
	mark	
	SOLOMON MASINIKIJIK	
	THOMAS MCBRIDE	[L.S.]

DOMINION OF CANADA,  
 PROVINCE OF ONTARIO  
 DISTRICT OF NIPISSING  
 To Wit :

Personally appeared before me, Geo. L. Chitty, Timber Inspector of the City of Ottawa in the Province of Ontario and Stanislas Stanger Chief of the said Band of Indians.

AND the said Geo. L. Chitty for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Township of Temiscamingue of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Stanislas Stanger says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said Geo. L. Chitty

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the said Deponents	}	
at the Town of North Bay in the Dis-		GEO. L. CHITTY
trict of Nipissing this third day of		TANIS STENGER
June A.D., 1898.		

J. NOLIN,

*District Judge District of Nipissing*

Accepted by the Governor in Council on the 24th June 1898.

H. G. LA MOTHE

*Asst. Clerk of the Privy Council.*

Recorded 19th July 1898

Liber 148 Folio 520

P. PELLETIER

*Acting Dep Registrar General of Canada.*

No. 398.

KNOW ALL MEN BY THESE PRESENTS THAT WE, the undersigned Chief and Principal men of The Temiscamingue Band of Indians, resident on our Reserve at Temiscamingue, Township of Temiscamingue, in the County of Pontiac in the Province of Quebec, and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled. Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LADY THE QUEEN, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises situate, lying and being in the Township of Temiscamingue, in the County of Pontiac and Province of Quebec, containing by admeasurement a quarter of an acre, being part of Lot No. 17 in the plan of Indian Holdings in the said Township, described as follows:—Commencing at the point where the road allowance around the said Reserve survey of Indian Holdings is intersected by the road shown on the said plan, which extends from the River des Quinze on a course N. 45° West, thence along the south western boundary of said road to the road now travelled and used, thence along the southerly boundary of said road to a point from which a line run therefrom in a southerly direction to the said road allowance along the bank of said river des Quinze and thence easterly to the point of commencement will include one quarter of an acre, more or less.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to lease the same to such person or persons, and upon such terms as the Government of the Dominion of Canada, may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the lease thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the interest thereon paid to us and our descendants annually, or semi-annually, as to the Department of Indian Affairs may seem best in our interest.

AND WE, the said Chief and Principal men of the said Temiscamingue Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the lease of said land and the disposition of the moneys arising therefrom.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this thirty first day of May, in the year of Our Lord one thousand eight hundred and ninety eight.

Signed, Sealed and Delivered, in the presence of

GEO. L. CHITTY

*Timber Inspector*

ANGUS MCBRIDE

*Indian Agent.*

TANIS STÉNGER

[L.S.]

WILLIAM MCBRIDE

[L.S.]

JEAN MASINIKIJK

[L.S.]

BASIN MAKAWNEES

[L.S.]

his

JOHN x SIMPSON

[L.S.]

mark

his

BASILE x KWAKWANES

[L.S.]

mark

SOLOMON MASINIKIJK

[L.S.]

THOMAS MCBRIDE

[L.S.]

DOMINION OF CANADA,  
 PROVINCE OF ONTARIO,  
 DISTRICT OF NIPISSING  
 To Wit:

Personally appeared before me, Geo. L. Chitty, Timber Inspector, of the City of Ottawa in the Province Ontario and Stanislas Stanger, Chief of the said Band of Indians.

AND the said Geo. L. Chitty for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Township of Temiscamingue of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Stanislas Stanger says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one year then present.

That such assent was given at a meeting or council of the said Band of Indian summoned for that purpose, according to their Rules, and held in the presence of the said Geo. L. Chitty.

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the said Deponents }  
 at the Town of North Bay, in the Dis- }  
 trict of Nipissing this third day of }  
 June A.D., 1898 }  
 J. NOLAN

GEO. L. CHITTY,  
 TANIS STANGER

*District Judge*  
*District of Nipissing.*

Accepted by the Governor in Council on the 24th June, 1898.

H. G. LA MOTHE,

*Asst. Clerk of the Privy Council*

Recorded 15th July 1898.

Liber 148. Folio 517.

P. PELLETIER,

*Acting Dep Registrar General of Canada.*

No. 399.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Temiscamingue Band of Indians resident on our Reserve at Temiscamingue in the County of Pontiac in the Province of Quebec and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LADY THE QUEEN, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Township of Temiscamingue in the County of Pontiac and Province of Quebec containing by admeasurement thirty acres ~~be~~ the same more or less and being composed of that certain portion of land comprising Lots 19 and 20 and a portion of Lot 18 in the River Quinze Front of the said Reserve and described as follows:—Commencing at the point where the South boundary of the Church Lot produced strikes the water's edge of the River Quinze; thence South 80 degrees 10 minutes West along the said boundary produced 10.50 chains more or less to the South West angle of the said Church Lot; thence North 9 degrees 50 minutes West along the West boundary of the said Lot 3.16 chains to the North West angle thereof; thence North 80 degrees 10 minutes East along the North boundary of the said Lot and the said boundary produced 8.00 chains more or less to the North Westerly limit of the travelled road; thence North Easterly along the said limit 2.50 chains more or less to the South Westerly limit of Lot 19; thence North 45 degrees West along the said limit 19.50 chains more or less to the Westerly angle of said Lot 19; thence North 33 degrees East along the North Westerly boundary of said Lot and of Lot 20, 29 chains to the Northerly angle of Lot 20; thence South 45 degrees East 21.80 chains to the water's edge of the River Quinze; thence South Westerly along the said water's edge 15.00 chains more or less to the point of commencement excepting thereout an allowance 66 feet wide for the road as travelled along the said River Quinze

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the Interest thereon paid to us and our descendants annually or semi-annually as to the Department of Indian Affairs may seem best in our interest.

AND WE, the said Chief and Principal men of the said The Temiscamingue Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the sale of said land and the disposition of the moneys arising therefrom.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this twenty fourth day of May in the year of Our Lord one thousand eight hundred and ninety eight.

Signed, Sealed and Delivered, in the presence of

GEO. L. CHITTY,  
*Timber Inspector.*

A. McBRIDE  
*Indian Agent*

TANIS STENGER	[L.S.]
WILLIAM McBRIDE	[L.S.]
JEAN MASINIKIJIK	[L.S.]
his	
JOHN x SIMPSON	[L.S.]
mark	
JOHN McBRIDE	[L.S.]
SOLOMON MASINIKIJIK	[L.S.]
BASIN KWAKWANS	[L.S.]



his  
BASILE x KWAKWANIS [L.S.]

mark  
his  
BASILE x ANTOINE [L.S.]  
mark

DOMINION OF CANADA,  
PROVINCE OF ONTARIO  
DISTRICT OF NIPISSING  
To Wit:

} Personally appeared before me, Geo. L. Chitty, Timber Inspector, of the City of Ottawa, in the Province of Ontario and Stanislas Stanger Chief of the said Band of Indians.

AND the said Geo. L. Chitty for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Township of Temiscamingue of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Stanislas Stanger says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indian summoned for that purpose, according to their Rules, and held in the presence of the said Geo. L. Chitty

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the said deponents

at the Town of North Bay in the District of Nipissing this third day of June A.D., 1898.

J. NOLIN

*District Judge*

*District of Nipissing.*

GEO. L. CHITTY  
TANIS STANGER

Accepted by the Governor in Council on the 24th June 1898.

H. G. LA MOTHE

*Asst. Clerk of the Privy Council.*

Recorded 13th July 1898

Liber 148, Folio 514

P. PELLETIER

*Actg Dep Registrar General of Canada*

## No. 400.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Temiscamingue Band of Indians resident on our Reserve at Temiscamingue, in the County of Pontiac, in the Province of Quebec, and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LADY THE QUEEN, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Temiscamingue Reserve in the County of Pontiac, and Province of Quebec, containing by admeasurement\* Twenty two thousand three hundred and twenty acres be the same more or less and being composed of that certain part or tract of land comprising the easterly half of the said Temiscamingue Reserve and also the north-westerly part of said Reserve as hereinafter described, as follows:— Commencing at the stone boundary post planted at the south east corner of the said Reserve at the north side of the River des Quinze, thence north along the eastern boundary of said Reserve to the north easterly corner thereof, thence westerly along the northern boundary of said Reserve to the north-west corner thereof, thence southerly along the western boundary of said Reserve to the tenth mile post thereon, thence easterly and parallel to the northern boundary of said Reserve a distance of two hundred and forty chains to a point near Wright's Creek, being one half the distance between the eastern and western boundaries of said Reserve, thence south and parallel to the said westerly boundary until the northerly bank of the River des Quinze is reached, thence along the said northerly bank of said River des Quinze in an easterly direction to the point of commencement, which description will more fully appear by a dotted line made upon a copy of the plan of said Reserve made by G. C. Rainboth, P. L. S., bearing date the 10th Oct. 1895.

The area of land retained by the Indians under this surrender being about Sixteen thousand and eighty acres.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the interest thereon paid to us and our descendants annually, or semi-annually, as to the Department of Indian Affairs may seem best in our interest.

AND WE, the said Chief and Principal men of the said Temiscamingue Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the sale of said land and the disposition of the moneys arising therefrom.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this twenty fourth day of May in the year of Our Lord one thousand eight hundred and ninety eight

Signed, Sealed and Delivered, in the presence of	TANIS STENGER	[L.S.]
GEO. L. CHITTY,	WILLIAM MCBRIDE	[L.S.]
<i>Timber Inspector.</i>	JEAN MASINIKIJICK	[L.S.]
A. MCBRIDE	his	
<i>Indian Agent</i>	JOHN X SIMPSON	[L.S.]
	mark	
	JOHN MCBRIDE	[L.S.]

\* The actual quantity ascertained by the Plan is 22,310 acres, or 35.64 square miles.  
G. L. C.

SOLOMON MASINKIJICK	[L.S.]
BASIN KWAKWANS	[L.S.]
his	
BASILE x KWAKWANIS	[L.S.]
mark	
BASIN ANTON	[L.S.]
his	
JOHN x MASNIGLIG	[L.S.]
mark	
GEORGE SHEMAGAN	[L.S.]
his	
MICHEL x WETIWASENS	[L.S.]
mark	

DOMINION OF CANADA,  
 PROVINCE OF ONTARIO  
 DISTRICT OF NIPISSING  
 To Wit:

} Personally appeared before me, Geo. L.  
 Chitty, Timber Inspector of the City of  
 Ottawa, in the Province of Ontario, and  
 Stanislas Stanger Chief of the said Band  
 of Indians.

AND the said Geo. L. Chitty for himself says:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Township of Temiscamingue of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said release or surrender.

And the said Stanislas Stanger says:—

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said Geo. L. Chitty.

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the said Deponents  
 at the  
 Town of North Bay, in the District of  
 Nipissing this third day of June A.D.,  
 1898.

} GEO. L. CHITTY.  
 TANIS STANGER

J. NOLIN

*District Judge*

*District of Nipissing*

Accepted by the Governor in Council on the 24th June 1898.

H. G. LA MOTHE

*Asst. Clerk of the Privy Council.*

Recorded 20th July 1898

Liber 148 Folio 523.

P. PELLETIER

*Acting Dep Registrar General of Canada.*

No. 401.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Wikwemikong Band of Indians resident on our Reserve on the unceded portion of Manitoulin Island in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, the petroleum oil and gas within the unceded portion of the Manitoulin Island, together with all the mining privileges necessary for the proper working and extracting from the ground and carriage of the said oil and gas off the Reserve, and also with permission to erect and maintain buildings and other structures necessary for the prosecution of mining the said oil and gas.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to dispose of the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the disposal of said oil and gas, shall, after deducting the usual proportion for expenses of management, be paid to us and our descendants as to the Department may seem best in our interest

AND WE, the said Chief and Principal men of the said Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the disposal of the said oil and gas and of the moneys to be derived therefrom.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this eighth day of June in the year of Our Lord one thousand eight hundred and ninety eight

Signed, Sealed and Delivered, in the presence of

B. W. Ross

*V. Supt.*

CHARLES WABIGIJIG

Chief WM. KINOSHAMEG SR. [L.S.]

Councilor JOSEPH ASAWANIMIK [L.S.]

Councilor JOSEPH PELTUS [L.S.]

Councilor ISAAC JAWANA [L.S.]

Councilor WM. KINOSHAMEG JR. [L.S.]

PETER BEGONEIASONG [L.S.]

his

AMABLE x WEMIGWANS [L.S.]

mark

his

JOHN BAPTIST x OWESAOMIK

mark

his

THOMAS x SAGANAKI [L.S.]

mark

DOMINION OF CANADA,  
 PROVINCE OF ONTARIO  
 DISTRICT OF ALGOMA  
 To Wit:

Personally appeared before me, Benjamin W. Ross of the Village of Manitowaning in the Province of Ontario Visiting Superintendent of Indian Affairs and William Kinoshameg Chief of the said Band of Indians of the unceded part of the Manitoulin Islands.

AND the said Benjamin W. Ross for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the unceded part of the Manitoulin Island of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Chief William Kinoshameg says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said Benjamin W. Ross and myself

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents

	at the	}	B. W. ROSS
Town of Sault Ste. Marie in the			V. Supt.
District of Algoma this 11th day of			Chief WM. KINOSHAMEG SR.
June A.D., 1898.			
FRED. W. JOHNSTON			
Judge, Algoma.			

Accepted by the Governor in Council on the 27th June 1898.

JOHN J. MCGEE

Clerk of the Privy Council

Recorded, 30th July, 1898.

Lib: 149, Fol. 527.

P. PELLETIER

Acting Dep. Registrar General of Canada.

## No. 402.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Ohiet Band of Indians resident on our Reserve Numukamis Reserve Barclay Sound, Vancouver Island in the Province of British Columbia and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Numukamis Reserve in Vancouver Island and Province of British Columbia containing by admeasurement twelve acres be the same more or less and being composed of that certain tract of land situate in Reserve No. 1 of the Ohiet Band of Indians and known as Numukamis, Barclay Sound, Vancouver Island, B.C., and which may be described as follows:—commencing at a point on the South Boundary of the Reserve distant thirty chains from its South Western angle, thence East along the said South boundary twenty chains:—thence North eight chains more or less to the Sarita River: Thence Westerly following the left bank of the said River to a point due North of the point of commencement: thence South nine chains more or less to the point of commencement as shown on the accompanying Plan. Together with all the Mining privileges necessary for the proper working and extracting from the ground and carriage of the Mineral off the Reserve and also with the permission to erect and maintain buildings and other structures necessary for Mining purposes.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to dispose of the said land and mining rights on the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the disposal thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the interest thereon paid to us and our descendants annually or semi annually as to the Department of Indian Affairs may seem best in our interest.

AND WE, the said Chief and Principal men of the said Band of Indians do, on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the disposal of the said land and mining rights thereon.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this twenty first day of May in the year of Our Lord one thousand eight hundred and ninety eight

Signed, Sealed and Delivered, in the presence of

HARRY GUILLOD

*Indian Agent.*

WILLIAM x

JINKS x

HIYOUNUS x

HARRY x

GUS x

CHARLIE x

HOMEEZE Chief x

CKLICHPASS x

AUGUST x

TLUHWUMUK x

HEETHEETCLEE x

OYOVER x

AKEAWEETO x

HOCQUODS x

TSOWWAHT x

YOUQUAHIAN x

THOMSON x

NAHWAIR x

LOUIS x

HOWWAE x

JIMMY x

[L.S.]

[L.S.]

[L.S.]

[L.S.]

[L.S.]

[L.S.]

[L.S.]

[L.S.]

[L.S.]

[L.S.]

ANEEDS x  
 MR. SPROAT x  
 CHARLIE x  
 TOM x  
 CAPT. STAMP x  
 NELSON x  
 FRENCHY x  
 JACKSON x  
 JOE x

DOMINION OF CANADA.  
 PROVINCE OF B. C.  
 COUNTY OF NANAIMO  
 To Wit :

Personally appeared before me, Harry  
 Guilloid of Alberni the Agent of the West  
 Coast Agency in the Province of British  
 Columbia and Homeeze Chief of the said  
 Band of Indians.

AND the said Harry Guilloid for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Ohiet Tribe of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Homeeze Chief of the Ohiet Tribe says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said Harry Guilloid

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the above two De-  
 ponents Harry Guilloid and Homeeze  
 Chief of the Ohiet Tribe at the City  
 of Nanaimo in the County of Nanaimo  
 this 23rd day of May A.D., 1898. After  
 having been read over and explained  
 to Homeeze Chief of the Ohiet Tribe  
 who seemed to understand the same and  
 made his mark thereto in my presence

HARRY GUILLOID  
 his  
 HOMEEZE x  
 mark

J. H. SIMPSON

*Stipendiary Magistrate for County of Nanaimo*





Accepted by the Governor in Council on the 7th July 1898.

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded, 3rd August 1898.

Lib: 149. Fol: 530.

P. PELLETIER

*Acting Dep: Registrar General of Canada.*

No. 403.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The River Desert Band of Indians resident on our Reserve at Maniwaki in the County of Ottawa in the Province of Quebec and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Maniwaki Indian Reserve in the County of Ottawa and Province of Quebec containing by admeasurement Two acres be the same more or less and being composed of that certain portion of land, being composed of two acres of Lot 14, Road Range West, in the Maniwaki Indian Reserve and being described as follows:—Commencing at the North West angle of the said Lot 14, thence East along the North limit of the said Lot eleven chains and eighty two links; thence South one Chain to the initial point and North West angle of the said portion of land; thence South five Chains; thence East Four Chains; thence North Five Chains and thence West Four Chains to the initial point, together with a right of way across Lot 14 from the public road to the said portion of land.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the Interest thereon paid to us and our descendants annually or semi-annually as to the Department of Indian Affairs may seem best in our interests.

AND WE, the said Chief and Principal men of the said River Desert Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the sale of the said land and the disposition of the moneys arising therefrom.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this fourth day of June in the year of Our Lord one thousand eight hundred and ninety eight

Signed, Sealed and Delivered, in the presence of  
W. J. McCaffrey  
*Indian Agent*

} LOUIS COMMANDAN  
JOHN McDUGAL  
SIMON OTJIK

[L.S.]  
[L.S.]  
[L.S.]

DOMINION OF CANADA,  
 PROVINCE OF QUEBEC  
 COUNTY OF OTTAWA  
 To Wit: ,

} Personally appeared before me, William  
 James McCaffrey Indian Agent of the  
 Village of Maniwaki in the Province of  
 Quebec and Simon Otjik Chief of the  
 said Band of Indians.

AND the said William James McCaffrey for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Maniwaki Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Simon Otjik says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said William James McCaffrey.

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents

	at the	} W. J. McCAFFREY Indian Agent. SIMON OTJIK
Township of Maniwaki in the County		
of Ottawa this Twenty-eighth day of		
June A.D., 1898		

J. T. ST. JULIEN

*District Magistrate for the  
 Districts of Ottawa, Terrebonne & Pontiac.*

Recorded 13th September 1898

Lib 150 Fol. 409.

P. PELLETIER

*Actg. Dep. Registrar General of Canada*

No. 404.

THIS INDENTURE made the twelfth day of October in the Year of Our Lord One Thousand Eight Hundred and Ninety Eight. Between, THE COMPANY FOR PROPOGATION OF THE GOSPEL IN NEW-ENGLAND AND THE PARTS ADJACENT IN AMERICA, a body corporate and politic, hereinafter called the said Company,—of the First Part and HER MAJESTY, QUEEN VICTORIA of the Second Part.

WITNESSETH for and in consideration of the sum of One Dollar of lawful money of Canada to the said Company paid by Her said Majesty at or before the ensealing and delivery of these Presents, the receipt whereof is hereby acknowledged, and for divers other considerations it thereunto moving the said Company doth by these presents grant and surrender unto Her said Majesty Her Heirs and Successors, All and Singular that parcel or tract of land situate in the Township of Smith, in the County of Northumberland, Province of Ontario and Dominion of Canada,

CONTAINING by admeasurement Fifteen Hundred and Forty Eight Acres and Thirty Six Hundredths of an Acre (1548.36 Acres) be the same more or less, being COMPOSED of the Broken Lots Numbers Sixteen Seventeen and Eighteen and the North part of Broken Lot Nineteen in the Twelfth Concession. The Broken Lots Seventeen, Eighteen, Nineteen, Twenty and North parts of Broken lots Numbers Twenty One, Twenty Two, Twenty Three and Twenty Four in the Thirteenth Concession and Broken lots numbers Eighteen, Nineteen and Twenty, Lot Twenty One and Broken Lots Twenty Two, Twenty Three and Twenty Four in the Fourteenth Concession of the said Township of Smith, COMMENCING on Buckhorn Lake in the Southerly limit of allowance for road between the Fourteenth and Fifteenth Concessions; thence North Seventy Four degrees East along the said limit 124 chains more or less to Little Lake; Thence South Westerly, Easterly, Northerly and Easterly around a point of Land; thence South Westerly into Mud Lake; thence South Westerly, following the North Shore of Mud Lake around a point of land into Buckhorn Lake; thence along the Eastern Shore of Buckhorn Lake following the several turnings and windings of the same to the place of beginning. Excepting thereout that certain tract of land and premises situate in the Southerly portions of the said Lots Sixteen, Seventeen and Eighteen in the Twelfth Concession, being composed of a part of the Chemong Indian Village Plot, according to a Plan of Sub-Division prepared by Thomas R. Hewson, Ontario Land Surveyor, dated August 1891, described as follows; COMMENCING at a point where the Southerly limit of lot One meets the water's Edge of Lake Chemong; thence in a North Easterly course along the Southerly limits of Lots One, Two and Four, 26 chains and Ninety Four links more or less to the Westerly limit of Chemong Street; thence Easterly in a Straight line to the South West Angle of Lot Five, a distance of One chain more or less; thence Easterly along the Southerly limit of said Lot Five, 10 chains and 27 links to the South East Angle of the said Lot; thence Northerly along the Easterly limit of Lots Five and Six, 10 chains and 87 links to the Southerly limit of lot Eight; thence Easterly along the Southerly limits of Lots Eight, Nine, Ten, Eleven, Twelve and the Southerly limit of the Landing, 21 chains more or less to the water's edge; thence Southerly, Westerly and Northerly along the water's edge of Lake Chemong 91 chains more or less to the place of beginning. CONTAINING 115 ACRES and Sixty Four hundredths of an acre, be the same more or less.

TO HAVE AND TO HOLD the same unto Her said Majesty Her Heirs and Successors forever in trust as a Reserve for the use or benefit of the Mississaguas of Mud Lake Band of Indians.

IN WITNESS WHEREOF the Corporate Seal of the said Company hath been hereunto affixed and these Presents have been signed by—

The Corporate Seal of the Company was  
affixed to this deed by order of a Court  
of the Company held on the 12th day  
of October 1898 in the presence of

JOHN W. FORD

*Governor*

W. M. VENNING D. C. L.

*Charter Clerk*

[L.S.]

No. 405.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The River Desert Band of Indians resident on our Reserve in the County of Ottawa in the Province of Quebec and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled. Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Township of Maniwaki in the County of Ottawa and Province of Quebec containing by admeasurement one hundred and one acres be the same more or less and being composed of the land hereinafter described.

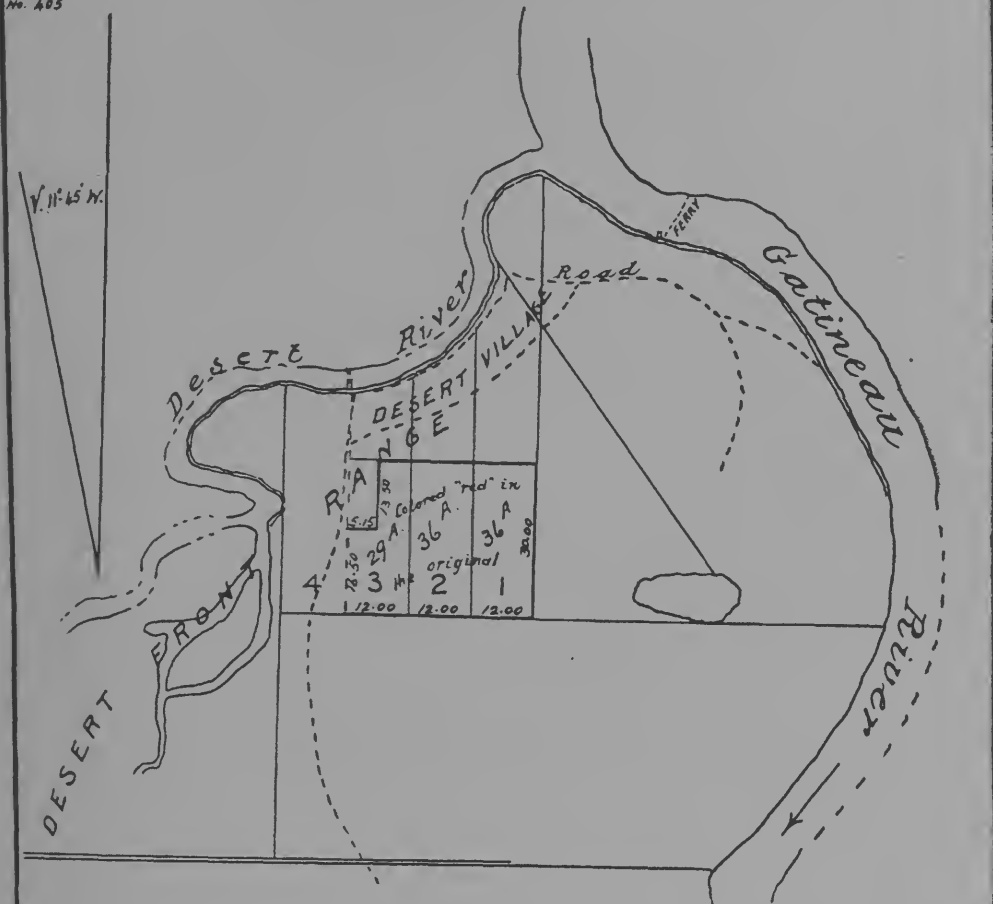
TO HAVE AND TO HOLD the same unto Her said Majestsy THE QUEEN, her Heirs and Successors forever, in trust to sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the interest thereon paid to us and our descendants as to the Department of Indian Affairs may seem best in our interest.

AND WE, the said Chief and Principal men of the said Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the sale of the said lands and the disposal of the said money.

Description of parts of Lots 1, 2, and 3 Desert Front Range, Township of Maniwaki, hereinbefore referred to.—

ALL AND SINGULAR that certain parcel or tract of land situate, lying and being, composed of parts of Lots 1, 2 and 3 of the Desert Front Range, Township of Maniwaki, aforesaid, coloured red on the accompanying Plan and more particularly described as follows: Beginning at the South East Corner of Lot 1 of said Range and Township and going West 36 Chains more or less to the division line between Lots 3 and 4, thence North following said division line 16 Chains and 50 Links more or less, to the South boundary of Lot Leased to one John White, thence East following said South boundary and continuing on the same course 5 Chains and 15 Links more or less to the South East Corner of Plot of land previously surrendered, thence North following the East Boundary of said surrendered land 13 Chains and 50 Links more or less to the South Boundary of Lot 5 of the Village of Maniwaki as shown on Surveyor John A. Snow's Plan dated 17th July, 1875, thence East 30 Chains and 85 Links more or less to the East Boundary of Lot 1 of said Range and Township thence South following said East Boundary 30 Chains more or less to the point of beginning and containing by admeasurement 101 acres (One hundred and one acres) be the same more or less.



# Plan Shewing lots 1, 2, 3 and 4

Desert Front Range,  
Tp. of Maniwaki, Que.

A true copy (reduced)

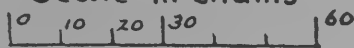
*C. Bray*

Chief Surveyor

Dept. of Indian Affairs

26 Feby 1904

Scale in chains



The bearings are astronomical.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this thirteenth day of August in the year of Our Lord one thousand eight hundred and ninety eight

Signed, Sealed and Delivered, in the presence of

W. J. McCaffrey  
*Indian Agent.*

LOUIS COMMANDANT  
SIMON OTJIK  
JOHN McDUGAL

[L.S.]  
[L.S.]  
[L.S.]

DOMINION OF CANADA,  
PROVINCE OF QUEBEC  
COUNTY OF OTTAWA  
To Wit:

Personally appeared before me, William James McCaffrey Indian Agent, of the Village of Maniwaki in the Province of Quebec, and Simon Otjik Chief of the said Band of Indians.

AND the said William James McCaffrey for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Simon Otjik says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said William James McCaffrey

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents at  
Maniwaki at the of in  
the County of Ottawa this 20th day  
of August A.D., 1898.

W. J. McCaffrey  
*Indian Agent*  
SIMON OTJIK

ANASTASE ROY J.P.

Accepted by the Governor in Council on the 12th Sept. 1898.

H. G. LA MOTHE,  
*Asst. C. P. C.*

Recorded 21st October, 1898.

Lib: 149, Fol: 573.

JOSEPH POPE

*Dep. Registrar General of Canada*

No. 406A.

## THIS INDENTURE,

made the Twenty ninth day of October in the year of our Lord one thousand eight hundred and ninety-eight,

IN PURSUANCE OF THE "REAL PROPERTY CONVEYANCE ACT,"

BETWEEN, Francis J. M. Jayol, Alphonse M. Carion and James M. McGuckin, hereinafter called the Grantors,

of the first part,  
and

The Order of The Oblates of Mary Immaculate, in the Province of British Columbia, hereinafter called The Corporation,

of the second part,

WITNESSETH, that in consideration of One Dollar of lawful money of Canada, now paid by the said Corporation to the said Grantors (the receipt whereof is hereby acknowledged), the said Grantors DO GRANT unto the said Corporation, their successors and assigns FOREVER:

ALL AND SINGULAR, that certain parcel or tract of land and premises situate, lying and being in the District of Kootenay, Province of British Columbia, and more particularly described as all that part of Lot 1, Group 1, not heretofore conveyed, pursuant to the deed: F. M. Jayol, Alph. M. Carion, James M. McGuckin, to the order of the O. M. I. in the Province of B. C. and dated the 28th of August, 1891, and registered in Victoria in the Ab. F. Bk., Vol. 19, Folio 1425 No. 315 K.

TOGETHER with all buildings, fixtures, commons, ways, profits, privileges, rights, easements, and appurtenances to the said hereditaments belonging, or with the same or any part thereof, held or enjoyed, or appurtenant thereto; and all the estate, right, title, interest, property, claim, and demand of

the said Grantors in, to, or upon the said premises.

TO HAVE AND TO HOLD unto the said Corporation their successors and assigns, to and for their sole and only use Forever; SUBJECT NEVERTHELESS to the reservations, limitations, provisoes, and conditions expressed in the original grant thereof from the Crown.

The said Grantors Covenant with the said Corporation that they have the right to convey the said lands to the said Corporation notwithstanding any act of the said Grantors and the said Corporation shall have quiet possession of the said lands, free from all encumbrances.

AND the said Grantors Covenant with the said Corporation that they will execute such further assurance of the said lands as may be requisite.

AND the said Grantors Covenant with the said Corporation that they have done no act to encumber the said lands.

AND the said Grantors RELEASE to the said Corporation ALL their CLAIMS upon the said lands.

IN WITNESS WHEREOF, the said parties hereto have hereunto set their hands and seals.

SIGNED, SEALED AND DELIVERED

IN THE PRESENCE OF

E. M. BUNOZ *O.M.I.*

*New Westminster*

*R. C. Priest*

L. G. McPHILLIPS

*As to execution by James M.*

*McGuckin.*

FRANCIS J. M. JAYOL

[L.S.]

JAMES M. MCGUCKIN

[L.S.]

ALPH. M. CARION, *O.M.I.*

[L.S.]

EDM. PEYTAVIN

RECEIVED on the day of the date of this Indenture, from the therein-mentioned Corporation the sum of One Dollar, being the full consideration therein mentioned.

WITNESS:

L. G. McPHILLIPS

*As to execution of James M.*

*McGuckin.*

EDM. PEYTAVIN

FRANCIS J. M. JAYOL

J. M. MCGUCKIN

ALPH. M. CARION *O.M.I.*

No. 1516K

Registered the 19th day of Dec. 1898 In Absolute Fees Book, Vol. 19 Folio 1793.  
On application received the 26th day of Nov. 1898 at the hour of 12.05 P.M.

S. Y. WOOTTON

*Registrar General.*

LAND REGISTRY ACT.

For Maker of a Deed.

I hereby certify that Alphonse M. Carion personally known to me, appeared before me and acknowledged to me that he is the person mentioned in the annexed Instrument as the maker thereof, and whose name is subscribed thereto as party, that he knows the contents thereof, and that he executed the same voluntarily, & is over the age of 21 years.

IN TESTIMONY whereof, I have hereto set my Hand and Seal of Office, at Kamloops, B.C., this Third day of November, in the year of Our Lord one thousand eight hundred and ninety-eight

WM. H. WHITTAKER

*A Notary Public for and in the Province of British Columbia.*

[L.S.]

LAND REGISTRY ACT.

FOR MAKER OF A DEED.

I hereby certify that James M. McGuckin personally known to me, appeared before me and acknowledged to me that he is the person mentioned in the annexed Instrument as the maker thereof, and whose name is subscribed thereto as party, that he knows the contents thereof, and that he executed the same voluntarily, & is over the age of 21 years.

IN TESTIMONY whereof, I have set my Hand and Seal of Office, at Vancouver, this 29th day of October, in the year of Our Lord one thousand eight hundred and ninety-eight

L. G. McPHILLIPS

*Notary Public for B. C.*

[L.S.]

FOR WITNESS.

I HEREBY CERTIFY that E. M. Buno, O. M. I., personally known to me, appeared before me and acknowledged to me that he is the person whose name is subscribed to the annexed Instrument as Witness, and having been duly sworn by me



did prove to me that he is over the age of 16 years & that Francis J. M. Jayol did execute the same in his presence voluntarily.

IN TESTIMONY WHEREOF, I have hereto set my Hand and Seal of Office at New Westminster British Columbia, this 31st day of October in the year of Our Lord one thousand eight hundred and ninety-eight

R. L. REID [L.S.]  
*A Commissioner for taking affidavits to be used in the Supreme Court of British Columbia*

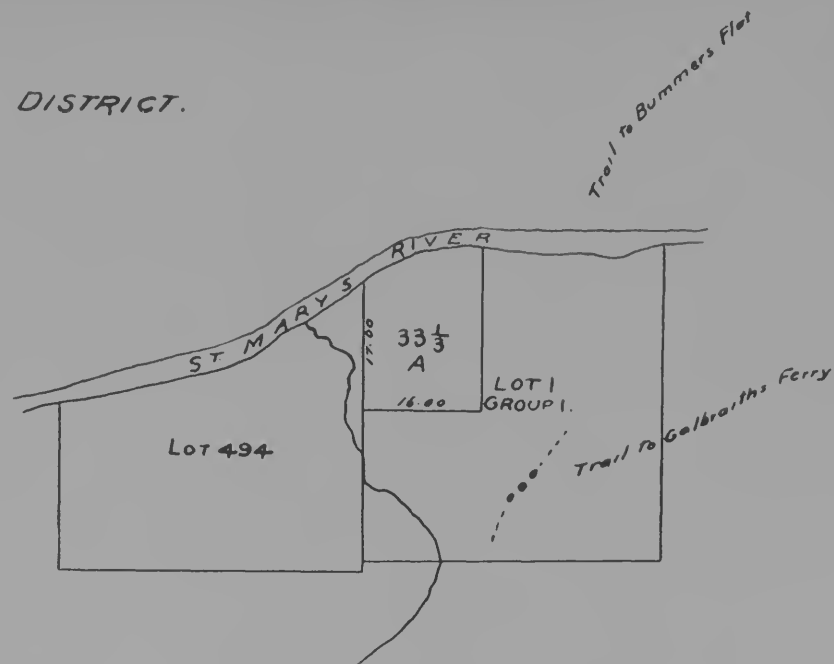
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No. 406 B.

THIS INDENTURE, made this eleventh day of November in the year of Our Lord one thousand eight hundred and ninety-eight BETWEEN THE ORDER OF THE OBLATES OF MARY IMMACULATE, in the Province of British Columbia, hereinafter called The Corporation of the one part, and HER MAJESTY THE QUEEN, represented by the Superintendent General of Indian Affairs for the time being of the Dominion of Canada, of the other part WHEREAS The Corporation is seized of or otherwise entitled to the inheritance in fee simple of and in the lands hereditaments and premises hereby granted free from incumbrances:—AND WHEREAS the said lands hereditaments and premises have been selected by Her Majesty represented as aforesaid as a suitable site for the establishment of an Industrial School for Indians and The Corporation have agreed to grant and convey the said lands, hereditaments and premises unto Her Majesty Her heirs and successors represented as aforesaid free from incumbrances NOW THIS INDENTURE WITNESSETH, That in consideration of the premises and the sum of \$1.00 (one dollar) of money lawful and current in British Columbia by Her Majesty in hand paid to The Corporation at or before the execution of these presents, the receipt and payment of which said sum The Corporation doth hereby acknowledge and of and from the same and every part thereof doth hereby acquit, release and forever discharge Her Majesty, her heirs and successors represented as aforesaid and her and their lands, goods and chattels the said Corporation doth hereby grant and convey unto Her Majesty Her heirs and successors represented as aforesaid All that piece or parcel of land containing 33,  $\frac{1}{2}$  acres, more or less, situated on the right bank of the St. Mary's River, East Kootenay, and more particularly described as follows:—Commencing at the North-west corner of Lot One (1), Group One (1) Kootenay District, and running South Seventeen (17) chains; thence East Sixteen (16) chains; thence North to the St. Mary's River an approximate distance of 22.25 chains and thence following the right bank of the said St. Mary's River, in a Westerly direction to the place of commencement and which piece or parcel of land is more particularly delineated on the map or plan annexed to these presents and thereon coloured red TOGETHER with all the buildings, fixtures, commons, ways, profits, privileges, rights, easements and appurtenances to the said hereditaments belonging or with the same or any part thereof held and enjoyed or appurtenant thereto and All the estate, right, title, interest, property, claim and demand of the Corporation in, to or upon the said premises TO HAVE AND TO HOLD the said lands, tenements and hereditaments and all the other hereditaments and premises hereby granted or intended so to be

No. 406 B

KOOTENAY DISTRICT.



Certified a true copy (reduced)

H. M. McKean D.L.S.

OTTAWA Jan 4<sup>th</sup> 1910

Scale  
0 10 20 40 Chains

with the appurtenances thereunto respectively belonging unto Her Majesty Her heirs and successors to the use of Her Majesty Her heirs and successors represented as aforesaid forever And the Corporation doth hereby for itself and its assigns covenant with Her Majesty Her heirs and successors represented as aforesaid that for and notwithstanding any act, deed, matter or thing whatsoever by the Corporation made, done, committed or suffered the Corporation now is lawfully and absolutely seized of and in the hereditaments and premises hereby conveyed or intended so to be and now hath good right, full power, lawful and absolute authority to grant and convey the said hereditaments and premises in manner aforesaid for an absolute and indefeasible estate of inheritance in fee simple and that freed and discharged of from and against all uses, trusts and incumbrances, claims and demands whatsoever except the taxes for the current year, and further that the Corporation will upon the request and at the cost of Her Majesty Her heirs or successors represented as aforesaid make, do and execute all such further acts, deeds, conveyances or other assurances in the law whatsoever for further or better conveying or assuring all or any of the hereditaments and premises hereby granted or intended so to be with the appurtenances unto and to the use of Her Majesty Her heirs or successors represented as aforesaid as by Her Majesty Her heirs or successors represented as aforesaid or by Her or their counsel in the law shall be reasonably advised, devised or required.

IN WITNESS WHEREOF the President and one of the Directors of the Corporation have hereunto set their hands, and the seal of the Corporation was affixed hereto in the presence of

AUGUSTIN DONTENVILL O.M.I.

*President.*

EMILE M. BUNOZ O.M.I.

*Director.*

[ Seal of  
the O.M.I.  
in B.C. ]

No. 1516K

Registered the 19th day of Dec. 1898 in Absolute Fees Book, Vol. 19 Folio 1793  
On application received the 26th day of Nov. 1898 at the hour of 12.05 P.M.

S. Y. WOOTTON

*Registrar General.*

#### LAND REGISTRY ACT.

For the Secretary of a Corporation.

I hereby certify that Emile M. Bunoz personally known to me, appeared before me and acknowledged to me that he is a director of the order of the Oblates of Mary Immaculate, and that he is the person who subscribed his name to the annexed Instrument as director of the said Order and affixed the seal of the said Order to the said Instrument, that he was first duly authorized to subscribe his name as aforesaid, and to affix the said seal to the said Instrument.

IN TESTIMONY whereof, I have hereunto set my Hand and Seal of Office, at New Westminster, this 22nd day of November, A.D. 1898.

JOSEPH W. GAYNOR

*A Commr. for taking affidavits to be used  
in the S. C. of B. C.*

## No. 407.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of the Fort William Band of Indians resident on our Reserve in the Township of Neebing in The District of Thunder Bay in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Township of Neebing in the District of Thunder Bay and Province of Ontario containing by admeasurement Thirty Seven Acres be the same more or less and being composed of that certain tract of land situated on the East shore of a Bay of Loch Lomond in the Fort William Indian Reserve, District of Thunder Bay and Province of Ontario and which may be described as follows;—commencing at a Cedar post planted on the said East shore of a Bay of Loch Lomond and near the head of Carp River, thence East, 299 yards to a post, thence North 440 yards to a post, thence West 440 yards, thence South 220 yards more or less to the shore of Loch Lomond, thence South easterly following the said shore 253 yards more or less to the point of commencement, as shown on a Plan of survey made by E. C. Steele, copy of which is attached hereto.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to Sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the Sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the Interest thereon paid to us and our descendants annually or semi-annually as to the Department of Indian Affairs may seem best in our interests

AND WE, the said Chief and Principal men of the said Fort William Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the sale of the said land and the disposal of the money to be derived therefrom.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this ninth day of December in the year of Our Lord one thousand eight hundred and ninety eight

Signed, Sealed and Delivered, in the presence of

J. F. HODDER

*Indian Agent*

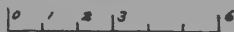
}	MOSES MCCOY	<i>Chief</i>	[L.S.]
	THOMAS BOUCHER		[L.S.]
	AMBROSE CYRETTE JR.		[L.S.]
	LOUIS DESCHAMP		[L.S.]
		his	
	PAUL BOUCHE	x	[L.S.]
		mark	
		his	
	AMBROSE CYRETTE	x	[L.S.]
		mark	
	ALEX MCCOY		[L.S.]
	ALEX SCOTT		[L.S.]
	LUKE BURKS		[L.S.]
		his	
	XAVIER BUSHEY	x	[L.S.]
		mark	
		his	
	FRANK LEGARDE	x	[L.S.]
		mark	
	JOHN PIERRE	x	[L.S.]
		mark	

N<sup>o</sup> 407

Plan of Mining Location  
near head of Carp river  
Thunder Bay District

<sup>ss</sup> C. Steele S.S.  
Port Arthur Ontario.

Scale in chains



Cuyler Adams M.L. 1.

Cedar post with stone cairn

440 yards

Cuyler Adams M.L. 2  
Cedar post

255 yards

37 Acres.

440 yards

Cuyler Adams M.L. 3  
Cedar post with stone cairn

255 yards mark.

BAY OF LOCH LOMONN

Cuyler Adams M.L. 4

Cedar post with stone cairn

220 yards mark

A true copy (reduced)

J. Bray  
Chief Surveyor  
Dept. of Indian Affairs

DOMINION OF CANADA,  
PROVINCE OF ONTARIO  
DISTRICT OF THUNDER BAY  
To Wit:

Personally appeared me, John F Hodder of the Town of Port Arthur in the Province of Ontario Indian Agent and Ambrose Cyrette one of the Principal men of the said Band of Indians.

AND the said John F Hodder for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Fort William Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Ambrose Cyrette says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Principal man of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the said Deponents  
at the  
Town of Port Arthur in the District  
of Thunder Bay this Twenty ninth day  
of December A.D., 1898.

J F HODDER  
his  
AMBROSE x CYRETTE  
mark

W. C. DOBIE *J.P.*

*And Police Magistrate for Port Arthur.*

Accepted by the Governor in Council on the 14th Jany 1899.

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 4th February 1899.

Lib: 163. Fol: 206

P. PELLETIER

*Acting Dep: Registrar General of Canada.*

No. 408.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The River Desert Band of Indians resident on our Reserve in the Township of Maniwaki in the County of Ottawa in the Province of Quebec and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Maniwaki Indian Reserve in the County of Ottawa and Province of Quebec containing by admeasurement One Hundred and one and thirty three hundredths acres be the same more or less and being composed of those portions of lots numbers 32, 33 and 34, in the Gatineau Front Range of the Indian Reserve in the Township of Maniwaki aforesaid, being composed of the northern unsold portions of said lots south west of the property of the Reverend Oblate Fathers, and also those southerly portions of lots 32 and 33, in the same Range southerly and easterly of the aforesaid property belonging to Reverend Oblate Fathers, not including the road allowance in front of said lots along the Gatineau River.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to Sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the Sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the interest thereon paid to us and our descendants as to the Superintendent General of Indian Affairs may seem best.

AND WE, the said Chief and Principal men of the said Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the sale of the said property and the disposal of the money to be derived therefrom

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this seventh day of January in the year of Our Lord one thousand eight hundred and ninety nine

Signed, Sealed, and Delivered in the presence of W. J. McCaffrey <i>Indian Agent</i>	}	LOUIS COMMANDAN	[L.S.]
		SIMON OTJIK	[L.S.]
		JOHN MCDUGAL	[L.S.]
		JOSEPH MINASS	[L.S.]
		his	
		PETER x TENESCO	[L.S.]
		mark	
		MICHEL COMANDO	[L.S.]

DOMINION OF CANADA, Province of Quebec County of Ottawa To Wit:	}	Personally appeared before me, William James McCaffrey Indian Agent of the Village of Maniwaki in the Province of Quebec and Simon Otjik Chief of the said Band of Indians.

AND the said William James McCaffrey for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the.....of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Simon Otjik says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said William James McCaffrey.

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the said Deponents	}	W J McCAFFREY <i>Indian Agent</i> SIMON OTJIK
at the Township of Maniwaki in the		
County of Ottawa this 13th day of		
January A.D., 1899		

ANASTASE ROY *J.P.*

Accepted by the Governor in Council on the 23rd Jan. 1899.

JOHN J MCGEE

*Clerk of the Privy Council.*

Recorded 14th February 1899

Lib: 163. Fol: 212.

P. PELLETIER

*Acting Dep: Registrar General of Canada.*

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No. 409.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Temiscamingue Band of Indians resident on our Reserve at North Temiscamingue in the County of Pontiac in the Province of Quebec and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Temiscamingue Reserve in the County of Pontiac and Province of Quebec containing by admeasurement One Hundred and Fourteen Acres be the same more or less and being composed of lots numbers one, two, three, and four in the River Range, and lot number five in Block X. all in the aforesaid Temiscamingue Reserve.



TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the interest thereon paid to us and our descendants as may seem best to the Department of Indian Affairs in our interest. The Indians owning improvements on the said lands to be paid therefor, by the purchaser.

AND WE, the said Chief and Principal men of the said Band of Indians do on behalf of our people and for ourselves hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the disposal of the said lands and of the money to be received therefor.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this 11th day of October in the year of Our Lord one thousand eight hundred and ninety seven.

Signed, Sealed and Delivered, in the presence of	TANIS STANGER	[L.S.]
	his	
	BAZIL x QUAQUANE SR	[L.S.]
	mark	
	his	
	BAZEL x QUAQUANE JR	[L.S.]
	mark	
	his	
	JOHN x WABIKIJIK	[L.S.]
	mark	
	his	
	JEAN BTE. x MASINIKIJIK	[L.S.]
	mark	
	his	
	JEAN x MASINIKIJIK	[L.S.]
	mark	
	his	
	JOHN x MASINIKIJIK	[L.S.]
	mark	
	his	
	JOHN x SIMPSON SR	[L.S.]
	mark	
	his	
	MECHEL x WETTAWESENS	[L.S.]
	mark	
	his	
	JOHN x SIMPSON JR	
	mark	
	his	
	CYRIL x WETTAWESENS	
	mark	
	his	
	ANGUS x MCBRIDE JR	
	mark	
	her	
	MARGARET x PENESS	
	mark	
	JOHN MCBRIDE	
	WILLIAM MCBRIDE	
	his	
	TOUSANT x HUNTER	
	mark	

his  
JOHN X POLSON  
mark  
JOHN GEORGE MCBRIDE  
ALEXANDER SIMPSON  
his  
THOMAS X POLSON  
mark  
his  
WILLIAM X POLSON  
mark  
ISAAC MCBRIDE  
JOSEPH POLSON  
THOMAS MCBRIDE  
A. MCBRIDE *Agent*

DOMINION OF CANADA,  
Province of Quebec  
County of Pontiac  
To Wit:

Personally appeared before me, Angus McBride of the Village of North Temiscamingue in the Province of Quebec Indian Agent and Tanis Stanger Chief of the said Band of Indians.

AND the said Angus McBride for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Temiscamingue Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Tanis Stanger says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said Angus McBride

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the said Deponents  
at the  
Baie des Pères in the County of Pontiac this twelfth day of October A. D.,  
1897.

ANGUS MCBRIDE  
TANIS STANGER

J. T. ST. JULIEN

*District Magistrate for the*

*Districts of Ottawa, Terrebonne & Pontiac.*

Accepted by the Governor in Council on the 1st Decr. 1897.

JOHN J. MCGEE

*Clerk of the Privy Council.*

Record 8th February 1899

Lib: 163 Fol: 209

P. PELLETIER

*Acting Dep: Registrar General of Canada*

No. 410.

THIS INDENTURE made in duplicate the thirteenth day of January one thousand eight hundred and ninety nine.

In pursuance of the Act respecting short forms of Conveyances.

Between,

William Kempt of the Township of Otonabee in the County of Peterborough, Farmer, hereinafter called the Party

Of the First Part:

Mary Ellen Kempt, his wife

Of the Second Part: and

Her Majesty, the Queen, in right of the Dominion of Canada

Of the Third Part:

WITNESSETH that in consideration of seven hundred and seventy five dollars of lawful money of Canada now paid by the said party of the Third Part to the said party of the first part (the receipt whereof is hereby by him acknowledged) he the said party of the first part DOTH GRANT unto the said party of the third part in fee simple ALL AND SINGULAR that certain parcel or tract of land and premises situate lying and being in the Township of Otonabee in the County of Peterborough, containing ninety nine and three quarters acres more or less, being composed of the Island in Rice Lake known as Sugar Island lying in front of the fifth and sixth concessions of the said Township of Otonabee.

TO HAVE AND TO HOLD unto Her Majesty, the Queen in right of the Dominion of Canada, her successors and assigns in trust for the Band of Mississagua Indians of the Township of Alnwick

THE said party of the first part COVENANTS with the said party of the third part THAT he has the right to convey the said lands to the said party of the third part notwithstanding any act of the said party of the first part

AND that the said party of the third part shall have quiet possession of the said lands free from all incumbrances.

AND the said party of the first part COVENANTS with the said party of the third part THAT he will execute such further assurances of the said lands as may be requisite.

AND the said party of the first part COVENANTS with the said party of the third part THAT he has done no act to encumber the said lands.

AND the said party of the first part RELEASES to the said party of the third part ALL his claims upon the said lands.

AND the said party of the second part wife of the said party of the first part hereby bars her dower in the said lands.

IN WITNESS whereof the said parties hereto have hereunto set their hands and seals:

Signed, Sealed and Delivered in the presence of first read over and properly understood. JAMES ASHBURN	}	his	
		WILLI(M x KEMPT	[L.S.]
		mark	
		MARY ELLEN KEMPT	[L.S.]

I Certify that the within Instrument is duly entered and registered in the Registry Office for the County of Peterborough, in book S. 17 for the Township of Otonabee at 11.1 o'clock A.M. of the 21st day of Jany A.D. 1899.  
Number 5839

W. F. MORROW  
*Dy Registrar*

No. 411.

[L.S.]

On this twenty-sixth day of the month of January, in the year of Our Lord one thousand eight hundred and ninety-nine, in the afternoon.

Before Mtre. Israel Isaie Crevier, undersigned Public Notary for the Province of Quebec, in the Dominion of Canada, therein residing in the parish of St. Anicet, in the district of Beauharnois.

Personally appeared Donald B. Maclellan, of the town of Cornwall, in the Province of Ontario, Esquire, barrister, and Alexander Leclair, of the township of Lancaster, in the said Province of Ontario, merchant.

Herein acting as testamentary executors of the late Patrick Purcell, in his lifetime of the township of Charlottenburgh, in the said Province of Ontario, railway contractor, duly appointed as such under and by virtue of the latter's last will and Testament executed before witnesses, dated the tenth day of the month of January, in the year one thousand eight hundred and ninety-one, duly proved in court on the fifth day of the month of July, in the year one thousand eight hundred and ninety-four, duly recorded in the registry office in and for the county of Huntingdon under number twenty-two thousand six hundred.

Who, in their said capacity, did and do hereby bargain, sell, assign, and make over, with full warranty against all troubles and causes of trouble and eviction generally whatsoever, to Her Majesty Queen Victoria, represented by the Honourable Clifford Sifton, Her Majesty's Superintendent General of Indian Affairs of Canada, herein represented and acted for by George Long, of St. Regis, Esquire, Indian agent, as his duly authorized attorney under and by virtue of a power of attorney executed in due form of law, dated the tenth instant, deposited amongst the minutes of the undersigned notary, remaining annexed to the original hereof after having been duly signed by the undersigned parties and notary, *ne varietur*, to wit:

That lot known and designated on the official plan and book of reference of the township of Dundee as lot Number eight A, on the Chenal range in said township, containing fifty-six acres, two roods and seventeen perches in superficies, more or less, with all appurtenances thereon and thereto belonging.

Such as the hereby sold premises are now to be found with all the appurtenances thereto belonging, the said purchaser declaring to be satisfied therewith.

To be by Her Majesty the Queen and her successors held in full property from this day, to take possession thereof immediately.

The hereby sold premises are held under a Patent granted therefor by the Government of the Dominion of Canada.

The present Bargain and Sale is thus made for and in consideration of the price and sum of fifteen hundred and thirty-eight dollars and twenty cents, currency, paid before the execution hereof, whereof quit; the said parties hereto acknowledging that

this sale is made in consideration of the price and sum of seventeen hundred dollars said currency, less that of one hundred and sixty-one dollars and eighty cents retained by the said purchaser to meet the balance of commutation tax due on said lot.

Under and by virtue of these presents, Her Majesty the Queen is and shall remain duly subrogated in all the rights and claims which the estate of the said Patrick Purcell has or may have in or upon the hereby sold premises.

For the execution hereof, the parties have elected domicile at the registry office in the village of Huntingdon.

Whereof Acte: Thus done and passed at the said township of Dundee, in John Tyo's hotel, under the number eleven thousand four hundred and forty-one in the repertory of said notary on the day, month and year first above written and after reading made to the said parties according to law, they have signed with me, Notary.

(Signed) D. B. MACLENNAN  
 " A. LECLAIR  
 " GEORGE LONG, *Attorney*  
 " I. I. CREVIER, *N.P.*

A true copy of the original hereof remaining of record in the undersigned Notary's office.

I. I. CREVIER  
*N.P.*

I Certify this document was received at the Registry Office of the County of Huntingdon, on the Twenty-first day of February one thousand eight hundred and ninety-nine at Ten o'clock in the forenoon, and is recorded in Register B volume 21 page 782 under number 22690

J. C. BRUCE  
*Registrar.*

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No. 412

Par devant Le notaire Royal en la Prevoté de Québec y Resident soussigné Et témoins ci bas nommés furent présens les Révérends Peres de la Compagnie de Jesus stipulants par le Révérend Pere Jean Baptiste St. Pé Superieur Général des missions de la Compagnie en Canada Et par le Reverend pere Charles Michel Mesaiger proeureur du College de Cette Ville, Lesquels sur les Représentations qui leurs auroient été faites de la part des Sauvages Hurons de Lorette par leurs Missionnaire que cidevant pour faciliter leur sejour dans le lieu, ou ils sont maintenant Et obvier au Changement de leur Village, un des prédécesseurs du dit Révérend Pere St. Pé Leur auroit accordé de vive voix Et sans écrit ny sans avoir Marqué de Limites un espace de terrain dans la Seigneurie St. Gabriel appartenant aux dts. Révérends Peres, Ensuite sur les Supplications qui leurs auroient été faites de la part des dts. Sauvages de leur Donner dans le même Canton quarante arpens de terre de front sur quarante de profondeur. Et apres avoir Reconnu L'Equité de leur Demandes, de leur gré et volonté, ont par ces présentes accordé dès maintenant et à toujours aux dts. Sauvages Huron à Ce présent et acceptant pour et aux noms des dits Sauvages, Le Révérend Pere Nicolas Desgonor de la Compagnie de Jesus leur Missionnaire, Savoir la d<sup>e</sup> quantité de quarante arpens de terre sur toutes faces seize en lad<sup>e</sup> Seigneurie St. Gabriel selon que cela se pourra trouver depuis La Ceinture d'un nommé Pajot jusqu'à la Seigneurie de M<sup>e</sup> Pavret, Et ainsi qu'il a été Mesuré et Borné par Noël Beaupré arpenteur juré, suivant son proces verbal du vingt<sup>me</sup> février Dernier. et laquelle quantité de terrain lesd<sup>ts</sup> Sauvages, ont dit Estre contants Et leur est accordée

gratis sans Redevances tandis que leur Village subsistera, ou il est Et sera gouverné par un des Peres de ladite Compagnie. Et à Condition que si lesdits Sauvages venoient à quitter l'endroit ou à quitter la Religion, ou a passer sous une autre conduite, pour lors le terrain qui leur est accordé par ces présentes Reviendra aux dits Révérends Peres Lesquels pourront en disposer à leur gré à volonté, Et aussi à Condition que tant die même que le Village des dits Hurons subsistera Comme *il est sous la Conduite d'un des pères* de laditte Champagnie les dits Sauvages Hurons ne pourront vendre, alienere, Donner et échanger. Loier, n'y Engager ledit terrain en tout n'y en partie à qui que Ce soit, Mais seulement le faire valloir par eux memes Et à leur profit, Et de plus ne pourront vendre, donner n'y prester aucuns des bois qui s'y trouvent de chauffage ou autres, Mais les menageront pour eux mêmes Et pour leur Missionnaire, Et que si dans la suite, il survient quelque difficulté qu'on ne peut pas prévoir le tout sera examiné par les anciens Et les Chefs en présence Et avec l'approbation du Missionnaire qui decidera du tout. Car ainsi a été convenu Obligeant &c. Fait et passé au dit Québec en la Maison des dits Révérends Peres Jesuites après midi le sept Mars mil sept cent quarante deux, présence des S<sup>rs</sup> Loüis Lambert et Nicolas Bellevüe, témoins demeurants audit Québec qui ont avec lesdits Révérends Peres St. Pé, Messaiger Et Desgonor et nous Notaire signé à la Minutte des présentes lecture faite;—

(Signé) PINQUET avec parafe.

Collationné et vidimé par le Notaire public resident près l'Eglise de la Jeune Lorette paroisse de Charlesbourg près Québec, sur la copie de l'originale signé Pinquet à nous exhibée par le Révérend Pere Etienne Thomas De Villeneuve Girault Supérieur des Jesuites du Canada demeurant dans le College de Québec, et à lui à l'instant rendu et qui à signé ces présentes, Charlesbourg Cejourd'hui vingt-huit Décembre après midi mil sept cent quatre vingt dix, lecture faite. Ainsi signé.

ETIENNE THOMAS de VILLENEUVE GIRAULT,

*Supérieur des Jesuites du Canada*

J. Bte PANET

*Notre.*

[Endossement]

Concession par les Révérends Peres Jesuites

Aux

Sauvages Hurons du 7<sup>e</sup> Mars 1742.

Copie delivré au P<sup>e</sup> Des Gonnor pour les Sauvages.—

No. 412.

[Translation.]

Before the undersigned Notary Royal in the jurisdiction of the Provost of Quebec therein residing and the witnesses hereinafter named were present the Reverend Fathers of the Company of Jesus represented by the Reverend Father Jean Baptiste St. Pé Superior General of the missions of the Company in Canada and by the Reverend Father Charles Michel MESAIGER Attorney of the College of this town Who on the representations made to them on behalf of the Huron Indians of Lorette by their Missionary that formerly in order to assist them in remaining in the place where they now are and to prevent any change in the village one of the predecessors of the said Reverend Father Pé granted them verbally without any writing and without defining the limits a tract of land in the Seigniorie of St. Gabriel belonging to the Reverend Fathers Afterwards on the supplication made to them on behalf of the said Indians to give them in the same township a tract of land of forty arpents frontage by forty arpents in depth And after having acknowledged the equity of their requests of their own free will and accord have by these presents granted henceforth forever

to the said Huron Indians present hereat and accepting for and in the name of the said Indians by the Reverend Father Nicolas Desgonor of the Company of Jesus their Missionary Namely the said tract of land forty arpents in both directions situated in the said Seigniory of St. Gabriel according as the same lies between the boundary of one Pajot and the Seigniory of Master Pevret and as the same has been measured and surveyed by Noel Beaupré sworn Surveyor in accordance with his proces verbal of the twentieth February last with which quantity of land the said Indians have declared to be content And it is made a free grant to them without taxes so long as their village shall remain where it is and shall be governed by one of the Fathers of the said Company And on the condition that if the said Indians shall leave the place or give up the religion or pass under another control by so doing the land granted them by these presents shall revert to the said Reverend Fathers who shall be able to dispose of the same as they may please And also on the condition that even while the village of the said Hurons shall remain *as it is under the control of the Fathers* of the said Company the said Huron Indians shall not be able to sell, alienate, give, exchange, lease or rent the said tract of land either in whole or in part to anyone whomsoever, but only shall make use of it themselves for their own profit And moreover shall not be able to sell, give or lend any of the timber to be found there whether of firewood or of other kinds, But shall use it for themselves and their Missionary, And that if hereafter any difficulty should arise that could not be foreseen the same shall be investigated by the old men and the chiefs in the presence of and with the approval of the Missionary who shall decide the whole matter. For thus it has been agreed, &c. Done and passed in the said Quebec in the house of the said Reverend Jesuit Fathers in the afternoon on the seventh March one thousand seven hundred and forty-two in the presence of Messrs. Louïs Lambert and Nicolas Bellevüe witnesses residing in the said Quebec who have with the said Reverend Fathers St. Pé, Messaiger and Desgonor and us the Notary signed these presents the same having been first read over;—

(Signed) PINQUET *with his sign manual.*

Compared with the original and certified by the Notary public residing near the church of Jeune Lorette parish of Charlesbourg near Quebec the said original signed by Pinquet exhibited to us by the Reverend Father Etienne Thomas De Villeneuve Girault Superior of the Jesuits of Canada residing at the College of Quebec and now presented to him who has signed these presents at Charlesbourg this day the twenty-eighth December in the afternoon one thousand seven hundred and ninety the same having been first read over. So signed.

ETIENNE THOMAS DE VILLENEUVE GIRAULT

*Superior of the Jesuits of Canada*

J. BTE. PANET

*Notary*

[Endorsation]

Grant from the Reverend Jesuit Fathers  
to

the Huron Indians of the 7th March 1742.

*Copy handed to Father Des Gonnor for the Indians.*

Pardevant le Notaire Public resident à Charlesbourg en la Province de Québec du bas Canada, et les témoins soussignés, furent presens les Révérends Peres Etienne Thomas De Villeneuve Girault Supérieur des Jesuites du Canada, et Jean Joseph Casot Procureur, demeurants au College de Québec, Seigneurs de St. Gabriel et autres lieux; lesquels considerant que les Sauvages Hurons de Laurette sont possesseurs d'un circuit de terrain ci-après designé, par un contrat de concession passée devant feu Maître Pinquet Notaire, le sept Mars mil sept cent quarante d'eux; par lequel il est portés differantes clauses et conditions, qui à l'avenir pourroit leur être prejudiciable à eux et leurs successeurs, tant pour la propriété du dit circuit de terrain par le dit contrat sus-daté, que pour leurs emplacements ou est leurs maisons construites, qu'ils possèdent successivement de leurs predecesseurs, formant leur Village de puis au moins un siecle sans aucun titre primitif. A ces causes et considerations, les dits Seigneurs voulant assurer les dits Hurons et leurs successeurs, tant de la jouissance que de la propriété des dits circuits de terrain que des emplacements et d'un autre terrain, le tout ce-après mentionné. Ont par ces présentes volontairement reconnu et confessé avoir accordé ci-devant et concédé des maintenant et à toujours, à titre de cens et rentes seigneuriales perpetuelle et non rochetable, si ce n'est des faits du Prince, promettent et s'obligent de faire jouir paisiblement au dit titre, à Thomas Martin, Zacharie Ottese, Augustin Picard, François Vincent et Petit Etienne Chefs ayant en assemblé le consentement d'un certain nombre de leur Gens des Hurons de la Jeune Lorette, savoir, Simon Helene, Simon Ignace, Louis Vincent, Louis Monique, Stanislas Cousca, Zacharie Thomas et Michel Sioui tout à ce présents et acceptants, Préneurs et retenants au dit titres, tant pour eux que pour leurs enfans et autres Hurons possesseurs actuellement au dit Village de Lorette, ainsi que pour leurs hoirs et ayans causes à perpétuité; C'est à savoir, premièrement le dit circuit de terrain contenant quarante arpens de front sur aussi quarante arpens de profondeur, formant le tout en total seize cents arpens de terre a bois debout en superficie, situé en la Seigneurie St. Gabriel à l'endroit appelé les quarante arpens des Hurons, joignant d'un côté au Sud-Ouest au fief de Gaudarville d'Antoine Jucheraux Duchesnay Ecuyer, et de l'autre côté au Nord-Est à la Côte de la Longueue, dont partie joignant à la terre de Jean Falardeau et l'autre partie à celle de Pierre Savard représentant Jean Savard, par un bout au Sud à une route faisant la séparation de la dite concession d'avec la ceinture des terres de la Côte Sainte Génévieve, et par l'autre bout au Nord à la terre de Simon Bourbon. Ainsi tel que les dits Preneurs s'ont possesseurs du dit circuit du terrain par le mesurage et bornage suivant le procès verbal de feu Noël Beaupré, en date de vingt fevrier de la même année mil sept cent quarante deux.

Secondement tous les emplacements et tels qu'ils peuvent être actuellement, ou s'ont construits les maisons et engards du dit Village de Lorette; le tout formant ensemble de terrain sur chacune de quatre faces, savoir, au Sud un arpent ou environ de front et joignant partie au terrain ordinaire de l'Eglise et l'autre partie au chemin du Roi, faisant la séparation du cimetiere de la dite Eglise d'avec les dits emplacements, et au Nord trois arpens et six perches de front et joignant les terres concedées ci-devant aux dits Hurons, au Nord-Est deux arpens et huit perches plus ou moins de profondeur bornés au mur du jardin du Presbytere et aussi au terrain ordinaire de la dite Eglise, et au Sud-Ouest deux arpens et demie de profondeur aboutissants à la Riviere St. Charles.

Troisièmement enfin un lopin de terre adjoignant aux dits emplacements, et tel qu'il peut être présentement enclos et servant de commune depuis beaucoup d'années pour les porcs du dit Village; consistant en total à neuf arpens plus ou moins en superficie. Ainsi que les dits circuit de terre de quarante arpens sur toutes faces, les dits emplacements formant le Village, et lopin de terre, se poursuivent et comportent actuellement, que les dits Preneurs Hurons ont dits bien le tout savoir et connoître pour en être en possession depuis longtems.



Cette présente concession ainsi faite à la charge que les dits Preneurs leurs hoirs et ayans causes, seront tenu de payer aux dits Seigneurs bailleurs au College de Québec, ou à leurs receveurs ou ayants cause au manoir de la dite Seigneurie St. Gabriel le onze Novembre par chacune année à continuer d'année en année et à perpétuité, Savoir, onze sols pour tout le dit circuit de terrain de seize cents arpens en superficie, trois sols pour tous ensemble le dits emplacements du Village, et un sol pour le dit lopin de terre servant de commune; le tout monnoye actuel de cens et rentes seigneuriales perpetuelle et nonrochetable, pour toutes charges et redevances quelconque de la présente concession, et aux charges clauses et conditions suivantes; Savoir, que les parties s'ont convenus exprèssemment par ces mêmes présentes, que les dits Preneurs Hurons leurs hoirs et ayans causes à perpétuité, ne pourront aucunement vendre, échanger, ailliéner, donner tester ni même louer et engager ou autrement en aucunes façon quelconque, les dits circuit de terrain, emplacements et lopin de terre concédé par ces présentes, soit du tout ou en partie à qui que ce soit, mais les dits Prenenurs pourront seulement par eux mêmes faire valoir et cultiver a leur profits et avantages les dits terrains concédés, tels qu'ils peuvent en avoir jouit ci-devant entre'eux. Comme aussi ne pourront à perpétuité vendre, donner ni même prêter a qui que ce soit, aucuns des bois que se trouvent sur le dit circuit de terrain, à peines de nullités des dites vendent où échanges ainsi que tous autrement; excepté seulement que les dits preneurs pourront entr'eux s'entreprêter des dits bois, et les menageront pour leurs chauffage et utilité tant pour eux memes que pour leurs successeurs, comme ils ont toujours fait ci-devant Et que si dans la suite du tems il survient quelques difficultés a l'égard de la dite concession, le tout sera comme ci-devant examiné et decidez par les Chefs en assemblée avec les anciens dudit Village. Plus à la charge par les dits Preneurs de continuer de tenir ou faire tenir feu et lieu sur la présente concession, de donner du découvert à leurs voisins suivant les reglemens, de faire et entretenir audevant de la dite concession tous les chemins et ponts qui seront jugés necessaires pour l'utilité publique, de souffrir les égouts des terres voisines, de faire porter les grains qu'ils recuilleront sur la dite concession moudre au moulin bannal de la dite Seigneurie Saint Gabriel, sans par les Preneurs pouvoirs les faire moudre ailleurs qu'en payant le droit de mouture ordinaire. Se reservant les dits Seigneurs tous les bois de chesne propre à la construction des Vaisseaux de sa Majesté, et la faculté de les bois, pierres et aux eaux nécessaires pour la construction et les réparations à perpétuité de l'Eglise du dit lieu de la Jeune Lorette, ainsi que du manoir et moulin bannal de la dite Seigneurie St. Gabriel. Au moyen des charges clauses et conditions sus-dits, les Seigneurs concedants mettent par ces présentes les dits Preneurs en bonne possession et saisine, en outre consentent que toutes les clauses et conditions portées au dit contrat de concession du sept Mars mil sept cent quarante deux, demeurent entiereement comme nulle et sans aucun effets, et que ses présentes soit exécuté dans tout sont contenu, sans pouvoir aller aucunement au contraire. Car ainsi &c. Tel que les parties sont convenues de ses présentes. Promettant &c. Obligeant &c.

Fait et passé à Charlesbourg en l'étude, l'an mil sept cent quatre vingt quatorze le vingt six fevrier avant midi; les Seigneurs concedans ont signé ainsi que Zacharie Ottese, Simon Helene et Louis Vincent avec les dits témoins et du Notaire, quand aux autres Preneurs sus-nommés ont declaré ne savoir écrire ni signer, de ce enquis suivant l'Ordonnance, lecture faite. Signé à la minute des présentes Girault Supérieur des Jésuites,

J. J. Casot procr. Zacharie Ottese Simon Helene, Louis Vincent (Ambroise Bedard et M. E.—Auclaire témoins) et du soussigné

J. BTE PANET

Notre.

[Endossément]  
Seigneurie St. Gabriel  
26 Fevrier 1794

Concession d'un circuit de terrain contenant 1600 arpens en superficie et de tous les emplacements du Village de Lorette avec un autre lopin de terre—

Par les RR Peres Jesuites  
Aux  
Sauvages Hurons du dit lieu  
*Copie pour les Seigneurs.*

No. 413.

[Translation.]

Before the undersigned Notary Public residing at Charlesbourg in the Province of Quebec, Lower Canada, and the undersigned witnesses, were present the Reverend Fathers Etienne Thomas De Villeneuve Girault, Superior of the Jesuits of Canada, and Jean Joseph Casot, Attorney, residing at the College of Quebec, Seigniors of St. Gabriel and other places, who in consideration of the fact that the Huron Indians of Lorette are owners of a tract of land hereinafter described by a deed of grant passed before the late Master Pinquet Notary on the seventh March one thousand seven hundred and forty-two which contains various clauses and conditions which in the future might be prejudicial to them and their successors both in respect of their ownership of the said tract of land granted by the said deed and in regard to their individual holdings whereon their houses are constructed which they hold in succession to their predecessors, the same having formed their village for at least a century without any original title. For these reasons and considerations, the said Seigniors desiring to confirm the said Hurons and their successors both in their enjoyment and in their ownership of the said tract of land and holdings and of a piece of land hereinafter mentioned Have by these presents voluntarily recognized and confessed having formerly granted and do now grant henceforth forever under title of perpetual and unredeemable seigniorial dues and rents [cens et rentes], unless by act of the Prince; and promise and bind themselves to give peaceable enjoyment under the said title to Thomas Martin, Zacharie Ottese, Augustin Picard, François Vincent and Petit Etienne, Chiefs, having at a meeting obtained the consent of a certain number of their people, the Hurons of Jeune Lorette, namely, Simon Helene, Simon Ignace, Louis Vincent, Louis Monique, Stanislas Cousca, Zacharie Thomas and Michel Sioui, all present hereat and accepting, takers and receivers under the said title both for themselves and their children and other Hurons, present owners of the said village of Lorette, as well as for their heirs and assigns in perpetuity, Namely, FIRSTLY, the said area of land forty arpents in both directions forming a total of sixteen hundred arpents of land with standing timber situated in the Seigniorly of St. Gabriel at the place called the Quarante Arpents of the Hurons adjoining on one side to the Southwest the fief of Gaudarville of Antoine Jucheraux Duchesnay Esquire and on the other side to the Northeast the Côte de la Longueue part of which adjoins the land of Jean Falardeau and the other part that of Pierre Savard representing Jean Savard bounded at one end to the South by a road separating the said grant from the boundary of the lands of Côte St. Genevieve and at the other end to the North by the land of Simon Bourbon In such manner as the said receivers are in possession of the said tract of land by measurement and survey according to the *proces verbal* of the late

Noël Beaurpré of the twentieth February of the same year one thousand seven hundred and forty-two.

SECONDLY all the holdings as they are at present on which are built the houses and sheds of the said village of Lorette the whole forming a figure of four sides. Namely, to the South an arpent or thereabouts of frontage joining in part the church grounds and the other part the King's highway, separating the cemetery of the said church from the said holdings, to the North three arpents and six perches of frontage and joining the lands hereinbefore granted to the said Hurons, to the Northeast two arpents and eight perches more or less in depth, bounded by the presbytery garden wall and also by the grounds of the said church, and to the Southwest two arpents and a-half in depth abutting on the River St. Charles.

THIRDLY and finally a piece of land adjoining the said holdings and as it is at present, fenced, and serving as a common, as it has for many years, for the pigs of the said village; making a total area of nine arpents more or less. In such manner as the said tract of land of forty arpents in both directions, the said holdings forming the village, and the piece of land are in area and situation at the present time, with which the said receivers, the Hurons, say they are quite familiar, having been in possession of them for so long a time.

This grant is also made subject to the obligation that the said receivers, their heirs and assigns, shall be bound to pay to the said Seigniors grantors [bailleurs] at the College of Quebec or to their agents or heirs at the manor-house of the said Seignior of St. Gabriel on the eleventh of November every year and to continue year after year in perpetuity, Namely, eleven sols for the whole of the said tract of land of sixteen hundred arpents, three sols for the whole of the holdings of the said village, and one sol for the said piece of land used as a common, the whole in currency as unredeemable, perpetual, seigniorial dues and rents [cens et rentes] for all charges and dues whatsoever under the present grant and on the following stipulations and conditions, Namely, that the parties are expressly agreed by these presents that the said Huron receivers their heirs and assigns in perpetuity shall not be able in any manner to sell, exchange, alienate, bequeath, lease or bargain in any other manner whatsoever the said tract of land, holdings or piece of land granted by these presents either in whole or in part to any person whomsoever, but the said receivers shall be able only for themselves to make use of and cultivate for their own profit and advantage the said granted lands as they have been enjoyed by them hitherto Likewise they shall not be able in perpetuity to sell, give nor even to lend to any person whomsoever any of the timber on the said tract of land under pain of the nullification of the said sales or exchanges or any other disposition whatsoever except only that the said receivers shall be able amongst themselves to lend the said timber and to use the same for heating and for use both for themselves and their successors as they have always done hitherto And that if in the course of time any difficulties should arise in respect to the said grant, the same shall be as heretofore inquired into and settled by the Chiefs in council with the old men of the said village. Moreover subject to the obligation that the said receivers shall continue to live upon the present grant, to give a clearing to their neighbours in accordance with the regulations, to make and maintain all the roads and bridges bordering upon the said grant as may be considered necessary for the use of the public, to permit the draining of their neighbours' lands, to take the grain that they harvest on the said grant to be ground at the manor mill of the said Seignior of St. Gabriel without the receivers having the right to take their grain to be ground elsewhere except on paying the ordinary toll The said Seigniors reserving to themselves all the oak timber suitable for building His Majesty's ships and the power to take without giving any compensation, either as respects themselves or their heirs in the future, the timber, stone and water necessary for the construction and repair in perpetuity of the church of the said place Jeune Lorette as well as of the

manor-house and manor mill of the said Seignior of St. Gabriel. On the aforesaid conditions and stipulations the Seigniors granting place by these presents the said receivers in good possession and seizure and also agree that all the stipulations and conditions in the said deed of grant of the seventh of March one thousand seven hundred and forty-two shall be altogether null and void and that these presents be executed in their entirety without power of anything to the contrary being done For thus, &c. In such manner the parties have agreed to these presents. Promising, &c. Binding themselves, &c. Done and passed at Charlesbourg in the office in the year one thousand seven hundred and ninety-four on the twenty-sixth of February in the forenoon. The Seigniors aforesaid granting have signed as well as Zacharie Ottese, Simon Helene and Louis Vincent with the said witnesses and Notary. The other receivers above named declared that they did not know how to write or sign, being asked to do so in accordance with law; this deed having been first read over.

Signed the minute of these presents Girault, Superior of the Jesuits, J. J. Casot, attorney, Zacharie Ottese, Simon Helene, Louis Vincent (Ambroise Bedard and M. E. Auclair, witnesses) and the undersigned.

J. BTE PANET  
*Notary.*

[Endorsation]

Seignior of St. Gabriel

26th February, 1794

Grant of a tract of land containing 1600 arpents and of all the holdings of the village of Lorette also of another piece of land

by the Reverend Jesuit Fathers  
to the

Huron Indians of the said place

*Copy for the Seigniors*

No. 414.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Alnwick Band of Indians resident on our Reserve in the Township of Alnwick County of Northumberland in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in Rice Lake Province of Ontario containing by admeasurement One Hundred acres be the same more or less and being composed of that certain Island situate in Rice Lake aforesaid known as "Sugar" reserving to the Indians the right to camp thereon at any and all times, to build small houses thereon and to occupy them or to remove timber from the Island, under authority to be obtained from the Department.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to Lease the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the Leasing thereof, shall, after deducting the usual proportion for expenses of management, be paid to us and our descendants annually or semi-annually as to the Department of Indian Affairs may seem best in our interests

AND WE, the said Chief and Principal men of the said Alnwick Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the leasing of the said Island and the disposition of the moneys arising therefrom.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this 13th day of May in the year of Our Lord one thousand eight hundred and Ninety Nine

Signed, Sealed and Delivered, in the pre-	}	PETER CROWE <i>Chief</i>	[L.S.]
sence of		M. CHUBB <i>Chief</i>	[L.S.]
WILLIAM LUKES		ENOCH CROWE	[L.S.]
		SAMPSON COMEGO	[L.S.]
		MADDEN CROWE	[L.S.]
		JOHN SUNDAY	[L.S.]
		GEO SALT	[L.S.]
		GEO BLAKIE SR	[L.S.]
		JOHN PAUL	[L.S.]
		JOSEPH BEAVER	[L.S.]
		ROBERT GRAY	[L.S.]
		JOHN BLAKIE	[L.S.]
	JOSH TOBICO	[L.S.]	
	HIRAM BEAVER	[L.S.]	
	JNO CHUBB	[L.S.]	

DOMINION OF CANADA,	}	Personally appeared before me, John
Province of Ontario		Thackeray of the Township of Alnwick
County of Northumberland		in the Province of Ontario Indian Agent
To Wit:		and Peter Crowe Chief of the said Band of Indians.

AND the said John Thackeray for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Mississaguas of Alnwick of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Peter Crowe says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents

at the  
Township of Alnwick in the County of } JOHN THACKERAY  
Northumberland this 15th day of May, } PETER CROWE  
A.D. 1899.

WALTER GREGG J.P.

Accepted by the Governor in Council on the 13th June 1899.

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 23rd June 1899

Lib: 163 Fol: 266.

JOSEPH POPE

*Dep: Registrar General of Canada.*

No. 415.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Zoht Band of Indians resident on our Reserve at the foot of Nicola Lake in the Province of British Columbia and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being at the foot of Nicola Lake in the Province of British Columbia containing by admeasurement one hundred and sixty acres be the same more or less and being composed of the Indian Reserve at the foot of the Nicola Lake on the left bank of the Nicola River T. XOLLL. in the said Province of British Columbia.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to exchange the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people for an equal extent of mountain and forest land adjoining the North boundary of the 300 acres Reserve at the foot of Nicola Lake on the right bank of the Nicola River.

AND WE, the said Chief and Principal men of the said Zoht Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the exchange of said parcel of land.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this third day of May in the year of Our Lord one thousand eight hundred and ninety four.

Signed, Sealed and Delivered, in the presence of

WENTWORTH F WOOD  
*Indian Agent.*

his  
SHUTA X [L.S.]  
mark  
his  
CHU YAS KA X [L.S.]  
mark  
his  
SKA-WA KAHL X [L.S.]  
mark

his	
NA U IH x	[L.S.]
mark	
his	
CHE NAS KAT x	[L.S.]
mark	
his	
HUBLUKIM x	[L.S.]
mark	
his	
PANQUITTY x	[L.S.]
mark	

DOMINION OF CANADA,  
Province of B. C.  
County of Yale  
To Wit:

Personally appeared before me, Wentworth F. Wood of Kamloops the Indian Agent of Kamloops-Okanagan Agency in the Province of British Columbia and Shuta Chief of the said Band of Indians.

AND the said Wentworth F. Wood for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Zoht Band of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Shuta of the Zoht Band says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said Wentworth F. Wood Indian Agent

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents  
Wentworth F. Wood I. A. and Shuta  
Chief the same having first been read  
to the said Shuta and explained to him  
and he appearing to understand the  
same he affixed his mark thereto at  
the town of Kamloops in the County  
of Yale this 12th day of December A.  
D., 1894.

WENTWORTH F. WOOD  
his  
SHUTA x  
mark

G. C. TUNSTALL S.M.

Accepted by the Governor in Council on the 16th May 1897.

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 3rd June 1899

Lib 148 Fol 528.

JOSEPH POPE

*Dep. Registrar General of Canada.*

No. 416A.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of the Chippewas of Saugeen Band of Indians resident on our Reserve at Saugeen in the County of Bruce in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, those certain parcels or tracts of land and premises, situate, lying and being in the Georgian Bay containing by admeasurement Three Thousand Three hundred and seventy acres be the same more or less and being composed of those certain Islands known as Hay and Griffiths, situate in the Georgian Bay at the entrance to Colpoy's Bay, Saugeen Peninsula.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the Sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and that of the Chippewas of Nawash in the proportion to which we are entitled and the interest thereon to be paid to the parties interested, annually or semi-annually.

AND WE, the Chief and Principal men of the said Chippewas of Saugeen Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the sale of the said two Islands and the disposition of the moneys arising therefrom.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this Thirteenth day of April in the year of Our Lord one thousand eight hundred and Ninety Nine.

Signed, Sealed and Delivered, in the presence of	{ THOMAS SOLOMON MANDOWAB CEPHAS KAHBEEJE DAVID ROOT JOHN NASHKAWA PETER HENRY HENRY RITCHIE ED. J. MADWASHEMIND his JOHN x JAMES mark his SIMPSON x QUAKEGESHIG mark	[L.S.]
JOHN SCOFFIELD		[L.S.]
<i>Indian Agent.</i>		[L.S.]
		[L.S.]
		[L.S.]
		[L.S.]
		[L.S.]
		[L.S.]
		[L.S.]
		[L.S.]



DOMINION OF CANADA,  
Province of Ontario  
County of Bruce  
To Wit:

Personally appeared before me, John Scoffield of the Saugeen Indian Reserve in the Province of Ontario, Indian Agent and Thomas Solomon Mandowab Chief of the said Band of Indians.

AND the said John Scoffield for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Saugeen Indian Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Thomas Solomon Mandowab says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the said John Scoffield and Thomas Solomon Mandowab Deponents at the Village of Port Elgin in the County of Bruce this 4th day of May A.D., 1899.

JOHN SCOFFIELD  
THOMAS SOLOMON MANDOWAB

JAMES MUIR

*Justice of Peace  
County of Bruce*

Recorded 6th July 1899

Lib. 150. Fol 615.

JOSEPH POPE

*Dep: Registrar General of Canada.*

No. 416B.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of the Chippewas of Nawash Band of Indians resident on our Reserve at Cape Croker in the County of Bruce in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our

Sovereign Lady The Queen, her Heirs and Successors, ALL AND SINGULAR, those certain parcels or tracts of land and premises, situate, lying and being in the Georgian Bay containing by admeasurement Three Thousand Three Hundred and Seventy acres be the same more or less and being composed of those certain Islands known as Hay and Griffiths situate in the Georgian Bay at the entrance to Colpoy's Bay Saugeen Peninsula.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and that of the Chippewas of Saugeen, in the proportion to which we are entitled, and the Interest thereon to be paid to the parties interested annually or semi-annually.

AND WE, the said Chief and Principal men of the said Chippewas of Nawash Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the sale of the said two Islands and the disposition of the moneys arising therefrom.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this fifteenth day of May in the year of Our Lord one thousand eight hundred and Ninety Nine.

Signed, Sealed and Delivered, in the presence of

JOHN McIVER  
Indian Agent

}	W. B. MCGREGOR <i>Chief</i>	[L.S.]
	JAMES SOLOMON <i>Counciler</i>	[L.S.]
	PETER ELLIOTT <i>Counciler</i>	[L.S.]
	STEPHEN ELLIOTT <i>Counciler</i>	[L.S.]
	JOHN AKIWENS <i>Do</i>	[L.S.]
	ABNER ELLIOTT <i>Ex chief</i>	[L.S.]
	FRED K. LAMORANDIERE	[L.S.]
	W. WAUKAY SR X	[L.S.]
J. P. WAUKAY X	[L.S.]	
DANIEL BLACK X	[L.S.]	
NOAH WILLIAMS X	[L.S.]	

DOMINION OF CANADA,

Province of Ontario

County of Bruce.

To Wit:

}	Personally appeared before me, John McIver and Stephen Elliott of the Cape Croker Indian Reserve in the Province of Ontario Indian Agent and Councillor and W. B. McGregor Chief of the said Band of Indians.
---	---

AND the said John McIver for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Cape Croker Indian Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Stephen Elliott & W. B. McGregor says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said John McIver Indian Agent

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents John McIver and W. B. McGregor and Ste- phen Elliott at the Reserve of Cape Croker in the County of Bruce this 20th day of May A.D., 1899	}	JOHN McIVER <i>Indian Agent</i>
B. B. MILLER <i>Police Magistrate</i>		STEPHEN ELLIOTT <i>Councillor</i> W. B. MCGREGOR

Accepted by the Governor in Council on the 6th June 1899

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 6th July 1899.

Lib. 150. Fol. 612.

JOSEPH POPE

*Dep: Registrar General of Canada.*

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No. 417.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of the Chippewas of Sarnia Band of Indians resident on our Reserve at Sarnia in the County of Lambton in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Town of Sarnia in the County of Lambton and Province of Ontario containing by admeasurement Five Hundred and ten square feet be the same more or less and being composed of broken front in front of Confederation Street and West of River Street in the aforesaid Town of Sarnia, and which may be better known and described as follows, that is to say, Commencing at a point at the intersection of the West side of River Street and the South limit of Confederation produced, thence northerly along the West side of River Street sixty eight feet more or less to the North side of Confederation Street produced where the water's edge of the River St. Clair is met with, thence South Westerly along the water's edge of the River St. Clair to the South side of Confederation Street produced, thence East along the said South side of Confederation Street produced fifteen feet more or less to the place of beginning Containing by admeasurement Five hundred and ten square feet.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to dispose of the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the disposal thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the Interest thereon paid to us and our descendants annually or semi-annually as to the Department of Indian Affairs may seem best in our interest.

AND WE, the said Chief and Principal men of the said Chippewas of Sarnia Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the disposition of the said land.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this 29th day of April in the year of Our Lord one thousand eight hundred and Ninety Nine

Signed, Sealed and Delivered, in the presence of

A. ENGLISH  
Indian Agent

WILLIAM WAWANOSH	Head Chief	[L.S.]
ELIJAH GEORGE		[L.S.]
GEORGE OLIVER		[L.S.]
DANIEL OTTER		[L.S.]
SILAS WAUBMONG		[L.S.]
FRANCIS W. JACOBS		[L.S.]
PETER RODD		[L.S.]
JAMES JOHNSTON		[L.S.]
JEFFERY BRISSETTE		[L.S.]

DOMINION OF CANADA,  
Province of Ontario  
County of Lambton  
To Wit:

Personally appeared before me, Adam English of the Town of Sarnia in the Province of Ontario, Indian Agent and William W. Wawanosh Chief of the said Band of Indians.

AND the said Adam English for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Sarnia Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said William W. Wawanosh says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said Adam English

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents

at the  
town of Sarnia in the County of  
Lambton this 8th day of May A.D.,  
1899

A. ENGLISH  
*Indian Agent*  
WILLIAM W. WAWANOSH  
*Head Chief*

W. J. PROCTOR *J.P.*

Accepted by the Governor in Council on the 5th July 1899

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 18th July 1899.

Lib. 150. Fol. 628.

JOSEPH POPE

*Dep. Registrar General of Canada.*

No. 418.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The George Gordon Band of Indians resident on our Reserve in the North West Territories Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the George Gordon Indian Reserve No 86 containing by admeasurement Six Square Miles be the same more or less and being composed of a strip of land one mile wide along the Eastern boundary of the said Reserve

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in exchange for land of equal area or greater along the Western and Southern boundaries of our said Reserve.

AND WE, the said Chief and Principal men of the said Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the said land.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this Ninth day of May in the year of Our Lord one thousand eight hundred and ninety nine.

Signed, Sealed and Delivered, in the presence of

S. SWINFORD

*Indian Agent*

*Witness*

H. A. CARRUTHERS

*Agency Clerk.*

(H.M.) JOHN COCHRANE

[L.S.]

(H.M.) JOSIAH PRATT

[L.S.]

his

(H.M.) DAY x BIRD

[L.S.]

mark

his

MOSES x GORDON

[L.S.]

mark

his

CHARLES x PRATT

[L.S.]

mark

his

ALEXANDER x MCNABB

[L.S.]

mark

his	
BITTERN x NOSE	[L.S.]
mark	
ALFRED MCNABB	[L.S.]
his	
KISSISPIASS x	[L.S.]
mark	

DOMINION OF CANADA,  
Province of Assiniboia  
N.W.T.  
To Wit:

} Personally appeared before me, Sydney  
Swinford Indian Agent of the Touch-  
wood Agency Touchwood Hills in the  
Province of Assiniboia and Josiah Pratt  
Headman of the said Band of Indians.

AND the said Sydney Swinford for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Geo. Gordon's Reserve No. 86 of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Josiah Pratt says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said Sydney Swinford

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Headman of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents	}	S. SWINFORD
at Touch-		Indian Agent
wood Hills in the North West Terri-		JOSIAH PRATT
ories this 12th day of May A.D., 1899		Headman
JOSEPH HOLLIS		
J.P.		

Accepted by the Governor in Council on the 11th July 1899

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 1st August 1899

Lib 148 Fol. 567.

JOSEPH POPE

*Dep. Registrar General of Canada*

No. 419.

## THIS INDENTURE

Made in duplicate the First day of December in the year of our Lord one thousand eight hundred and ninety eight IN PURSUANCE OF THE REAL PROPERTY CONVEYANCE ACT,

Between John Hammond of the District of New Westminster in the Province of British Columbia, Fruit Grower, and Frances Gertrude Hammond of the City of Victoria in the said Province, widow of the late William Hammond (hereinafter called the Grantor) of the one part and Her Most Gracious Majesty Queen Victoria in right of the Dominion of Canada (hereinafter called the Grantee) of the other part

WITNESSETH, that, in consideration of One hundred Dollars of lawful money of Canada now paid by the said Grantee to the said Grantors (the receipt whereof is hereby by them acknowledged) they the said Grantors Do Grant, Release, and Surrender unto the said Grantee her heirs and successors FOR EVER: in right of the Dominion of Canada, ALL AND SINGULAR that certain parcel or tract of land and premises situate lying and being in the said District of New Westminster which said lands and premises may be more particularly described as follows, that is to say Commencing at the North West corner post of Lot Two hundred and seventy nine (279) Group One (1) New Westminster District and running thence East a distance of One chain and twenty five links thence South a distance of Eight chains thence West a distance of One chain and twenty five links thence North a distance of Eight chains to the place of beginning Containing by admeasurement one acre of land

TO HAVE AND TO HOLD unto the said grantee her heirs and successors to and for her and their sole and only use forever: in trust for the Band of Katsey Indians, British Columbia SUBJECT NEVERTHELESS to the reservations, limitations, provisoes, and conditions expressed in the original grant thereof from the Crown.

THE said Grantors Covenant with the said Grantee that they have the right to convey the said lands to the said Grantee notwithstanding any act of the said Grantors and the said Grantee shall have quiet possession of the said lands, free from all incumbrances.

AND the said Grantors Covenant with the said Grantee that they will execute such further assurances of the lands as may be requisite.

AND the said Grantors Covenant with the said Grantee that they have done no acts to encumber the said lands.

AND the said Grantors RELEASE to the said Grantee ALL their claims upon the said lands.

IN WITNESS WHEREOF the said parties hereto have hereunto set their hands and seals

JOHN HAMMOND [L.S.]

SIGNED, SEALED AND DELIVERED in the presence of

W. G. CLAPCOTT  
Hammond B.C.  
Farmer.

FRANCES GERTRUDE HAMMOND [L.S.]  
by her attorney in fact  
W. H. MASON

SIGNED SEALED AND DELIVERED by the said  
Frances Gertrude Hammond by her  
attorney in fact William Henry Mason  
in the presence of

A. ST. G. FLINT  
Victoria B. C.

RECEIVED from the above named Grantee the sum of One hundred Dollars, being the full consideration above expressed to be paid.

WITNESS:

W. G. CLAPCOTT

As to F. G. HAMMOND

by her Attorney W. H. Mason

A. St. G. FLINT

[L.S.]

Victoria, B.C.

JOHN HAMMOND

[L.S.]

FRANCES GERTRUDE HAMMOND by her at-

[L.S.]

torney in fact

W. H. MASON

### LAND REGISTRY ACT.

For Attorney.

I HEREBY CERTIFY that William Henry Mason personally known to me appeared before me and acknowledged to me that he is the person who subscribed the name of Frances Gertrude Hammond to the annexed Instrument as the maker thereof, that the said Frances Gertrude Hammond is the person mentioned in the said Instrument as the maker thereof, that said William Henry Mason knows the contents of the said Instrument, and subscribed the name of Frances Gertrude Hammond voluntarily as the free act and deed of the said Frances Gertrude Hammand and that she is of the full age of twenty one years

IN TESTIMONY whereof, I have hereto set my Hand and Seal of office, at Victoria B.C., this seventeenth day of March, in the year of Our Lord one thousand eight hundred and ninety-nine

[L.S.]

A. St. G. FLINT

*Notary Public*

*in and for the Province of*

*British Columbia*

### FOR WITNESS.

I HEREBY CERTIFY that W. G. Clapcott personally known to me, appeared before me and acknowledged to me that he is the person whose name is subscribed to the annexed Instrument as witness, and that he is of the age of sixteen years, and having been duly sworn by me did prove to me that John Hammond did execute the same in his presence voluntarily.

IN TESTIMONY whereof I have hereto set my hand and Seal of Office at Hammond, B.C., this twenty seventh day of December in the year of Our Lord one thousand eight hundred and ninety-eight

JOHN LAITY J.P. [L.S.]

No. 420.

[L.S.]

ON THIS TWENTY THIRD DAY OF JULY, in the year of our Lord, one thousand eight hundred and ninety two.

Before Jean Alfred Charlebois, the undersigned Notary Public, duly commissioned and sworn in and for that part of the Dominion of Canada, called the Province of Quebec, residing at the City of Quebec in the said Province,



PERSONALLY CAME AND APPEARED:—Theodore Jean Lamontagne, Esquire, of the Parish of Ste. Anne des Mouts, in the County of Gaspé, Merchant herein after styled the VENDOR;

And the Honorable Edgar Dewdney, Her Majesty's Minister of the Interior and Superintendent General of Indian affairs for Canada, acting herein for Her Majesty Our Sovereign Lady the Queen, represented herein by Chs. Panet Angers, of the City of Quebec, Esquire, Advocate and Queen's Council, under that certain Deed of Power of Attorney executed at Ottawa on the twelfth day of July, the original whereof has been hereunto annexed for identification after being signed by the said C. P. Angers and the undersigned Notary, Party of the Second part;

WHICH said Parties have covenanted and agreed together in manner following, that is to say: The said Vendor did, and by these presents doth grant, bargain, sell, assign, transfer, convey, make over and surrender with promise of warranty against all incumbrances and hindrances whatsoever unto Her Majesty represented as aforesaid accepting hereof, that is to say:—

#### DESCRIPTION OF PROPERTY.

"All and singular that certain portion, parcel or tract of land and premises, situate, lying and being in the Township of Escoumains, on the North Shore of the River St. Lawrence, Province of Quebec, bounded on the South-West by lot No. XI in the first range of the said Township of Escoumains on the North East by that portion of lot No. XIII occupied by Milan Lepage, on the South East by the River St. Lawrence and on the South West by lot No. XII and by a portion of lot No. XIII, as surveyed by Elz. Boivin, P.L.S., in January eighteen hundred and eighty two (1882) containing by admeasurement 97 acres of land, be the same more or less, and which may be more particularly described as follows; that is to say:—Commencing at the intersection of the North East limit of lot No. XI with the water's edge of the river St. Lawrence, thence N. 47° W. Ast. along the said limit 4.50 chains more or less to a boundry stone thence continuing on the said limit 56. chains more or less to a boundary stone planted at the Westerly angle of the said portion of land thence N. 43° E. Ast. 18.87 chains more or less to a boundary stone planted at the Easterly angle of the said portion of land, thence S. 48° 30' E. 39 chains more or less to a boundary stone thence continuing on the said course 2.04 chains more or less to the waters edge of the River St. Lawrence, thence Westerly along the said water's edge to the place of beginning."

As the whole is more fully described on the plan hereunto annexed for identification signed by the parties hereto and the undersigned Notary.

TO HAVE AND TO HOLD the said above and described premises, with the dependencies and appurtenances thereunto belonging unto Her said Majesty to the only proper use and benefit of Her Majesty her heirs and assigns, from and after the date of these presents.

TO THE SAID VENDOR the said premises hereby sold, belonging and appertaining as having purchased the same from the Hon. Eugene Chinie and from Mr. John Ross, Esquire, by deed of sale passed at Quebec, before S. I. Glackmeyer on the sixteenth day of November eighteen hundred and sixty seven.

THE PRESENT SALE AND CONVEYANCE is thus made subject to all seigneurial cens et rente which may affect the said property, under the laws now regulating the tenure of lands in this Province and subject also to all surrenders which may affect the land sold.

AND LASTLY the present sale is thus made for and in consideration of the sum of one hundred and sixty two Dollars and seventy five cents, which have been paid by Her Majesty to the Vendor.

And of and from the payment of the said sum of money Her Majesty is hereby relieved and discharged henceforth and forever.

THUS DONE AND PASSED, at the said City of Quebec, in the office of the said Jean A. Charlebois, on the day month and year first above written, under the number four thousand six hundred and twenty nine.

IN FAITH AND TESTIMONY whereof the said parties have to these presents first duly read, set and subscribed their names and signatures with and in presence of the undersigned Notary.

(Signed) T. J. LAMONTAGNE  
C. PANET ANGERS  
J. A. CHARLEBOIS, *N.P.*

True copy

J. A. CHARLEBOIS  
*N.P.*

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No. 421.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Saugeen Band of Indians resident on our Reserve in the Township of Amabel in the County of Bruce in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Saugeen Indian Reserve in the County of Bruce and Province of Ontario containing by admeasurement Nine and fifty seven one hundredths acres be the same more or less and being composed of all and singular that certain portion or tract of land, which may be described as follows:—Commencing at an iron post planted on the boundary between the Saugeen Indian Reserve and the Town of Southampton, at the intersection of the East limit of Craig Street with the South limit of Elm Street; thence East along a line of posts marking the South limit of the road allowance, a distance of 76 chains and 37 links to an iron post; thence South  $22^{\circ} 20'$  East, a distance of 18 chains and 97 links to an iron post planted on the North limit of the road allowance between the Saugeen Reserve and the Township of Arran; thence North  $76^{\circ} 15'$  East along the said North limit of the road allowance, 1 chain and 3 links to a wooden post, thence North Westerly and Westerly following a parallel to the first two mentioned courses and including a strip of land one chain wide, to the intersection of the North boundary of the road allowance with the East limit of Craig Street, thence South one chain to the place of commencement, containing by admeasurement an area of 9.57 acres.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to dispose of the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that the land hereby surrendered shall be duly dedicated as a road allowance.

AND WE, the said Chief and Principal men of the said the said disposition of the said land do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the disposition of the said land.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this Seventh day of August in the year of Our Lord one thousand eight hundred and ninety nine.

Signed, Sealed and Delivered, in the presence of

JOHN SCOFFIELD	THOMAS SOLOMON MANDOWAB. <i>Chief</i> [L.S.] JOHN NASHKAWA [L.S.] CEPHAS KAIBIEJE [L.S.] DAVID ROOT [L.S.] HENRY RITCHIE [L.S.] ED. J. MADWASHEMIND [L.S.] RICHARD NOON [L.S.] DANIEL ROOT [L.S.] PAUL NASHWAHSOGONABY [L.S.]
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DOMINION OF CANADA,  
 Province of Ontario  
 County of Bruce  
 To Wit:

Personally appeared before me, John Maxwell McNabb of the Village of Southampton in the Province of Ontario John Scofield and Thomas S. Mandowab Chief of the said Band of Indians.

AND the said John Scofield for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Chippeway of Saugeen of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Thomas S. Mandowab says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said Thomas S. Mandowab

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents

at the	} JOHN SCOFFIELD THOMAS SOLOMON MANDOWAB
Village of Southampton in the County	
of Bruce this 9th day of August A.D.,	
1899	

JOHN M. McNABB  
*J.P.*

Accepted by the Governor in Council on the 7th Sept 1899

H. G. LA MOTHE

*Asst. Clerk of the Privy Council.*

Recorded 25th September 1899

Lib. 163 Fol 268

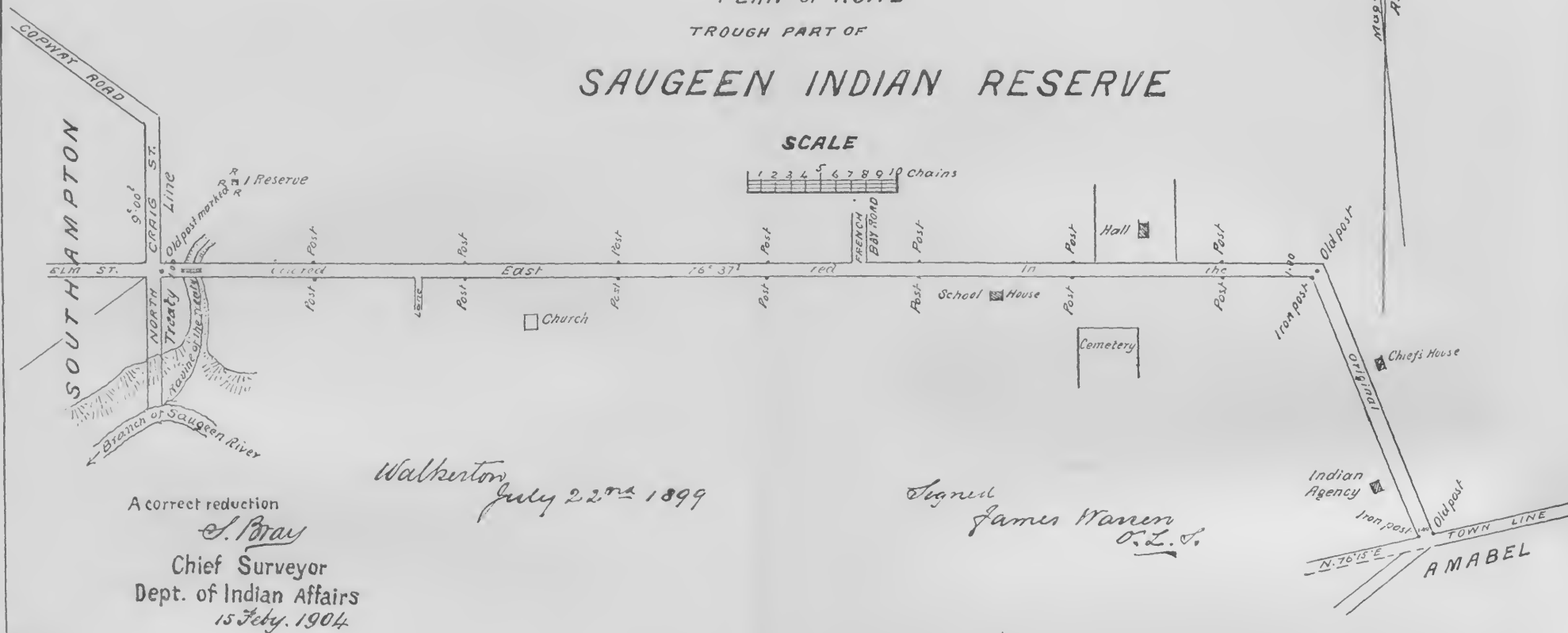
P. PELLETIER

*Acting Dep. Registrar General of Canada*

PLAN OF ROAD  
THROUGH PART OF  
SAUGEE INDIAN RESERVE

SCALE

1 2 3 4 5 6 7 8 9 10 Chains



No. 422.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of THE CUMBERLAND BAND of Indians resident on our Reserve No. 100 A in the Provisional District of Saskatchewan and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lady The Queen, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Provisional District of Saskatchewan containing by admeasurement nine hundred and sixty acres be the same more or less and being composed of all that certain portion of land situated in the South West corner of Indian Reserve No. 100 A in the Provisional District of Saskatchewan, Dominion of Canada and which may be described as follows Commencing at the South West Angle of the said Reserve, which according to the Dominion Lands system of surveys is the South West corner of Township 46, Range 20 West of the 2nd. Meridian, thence North along the boundary of the said Township 120 chains, thence East 80 chains thence South 120 chains to the South boundary of the Reserve, thence West 80 chains to the point of commencement, containing 960 acres, as shown coloured yellow on the attached Plan.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to exchange the same upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people, namely for a portion of land of equal area situated at the North end of our said Reserve and shown in red upon Plan attached.

AND WE, the said Chief and Principal men of the said Cumberland Band of Indians do, on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the exchange of the said portion of land.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this Seventeenth day of June, in the year of Our Lord one thousand eight hundred and ninety nine.

Signed, Sealed and Delivered, in the presence of

R. S. MCKENZIE  
*Indian Agent*

A. J. MCKAY  
*Farmer*

J. H. PRICE JR  
*Interpreter.*

KAHTAPIS-CO-WAT H M. x <sup>his</sup> mark [L.S.]

JAMES HEAD x <sup>his</sup> mark [L.S.]

MICHAEL OKEEKEEP x <sup>his</sup> mark [L.S.]

GEORGE SANDERSON x <sup>his</sup> mark [L.S.]

WILLIAM HEAD x <sup>his</sup> mark [L.S.]

JOSEPH HEAD x <sup>his</sup> mark [L.S.]

JAMES OKEEKEEP x <sup>his</sup> mark [L.S.]

SOLOMON BRITON <sup>his</sup> x mark [L.S.]

NEESOOPAHTAWWEIN x <sup>his</sup> mark [L.S.]

DOMINION OF CANADA,  
Northwest Territories  
Canada  
District of Saskatchewan  
To Wit:

Personally appeared before me, Robert Sutherland McKenzie of Duck Lake in the District of Saskatchewan in the North West Territories Indian Agent and Kah-ta-pis-co-wat of Cumberland No. 100 A Indian Reserve at Fort La Corne in said District Headman of the said Band of Indians.

AND the said Robert Sutherland McKenzie for himself says:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Indian Reserve No 100 A at Fort La Corne of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was presnt at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Kah-ta-pis-co-wat for himself says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said Kah-ta-pis-co-wat and R. S. McKenzie aforesaid.

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Headman of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents Robert Sutherland McKenzie and Kah-ta-pis-co-wat at the Town of Prince Albert in the District of Saskatchewan this 21st day of June A.D., 1899, the said affidavit above being translated and explained to the said Kah-ta-pis-co-wat in the Cree language by Alexander Hourie an interpreter sworn by me to translate and explain to said Kah-ta-pis-co-wat the said affidavit, said Cree language being understood by said Deponent, and he seemed perfectly to understand the same and made his mark thereto in my presence.

R. S. MCKENZIE  
his  
KAH-TA-PIS-CO-WAT X  
mark

[L.S.]

J. H. MCGUIRE

*Judge Supreme Court. N.W.T.*

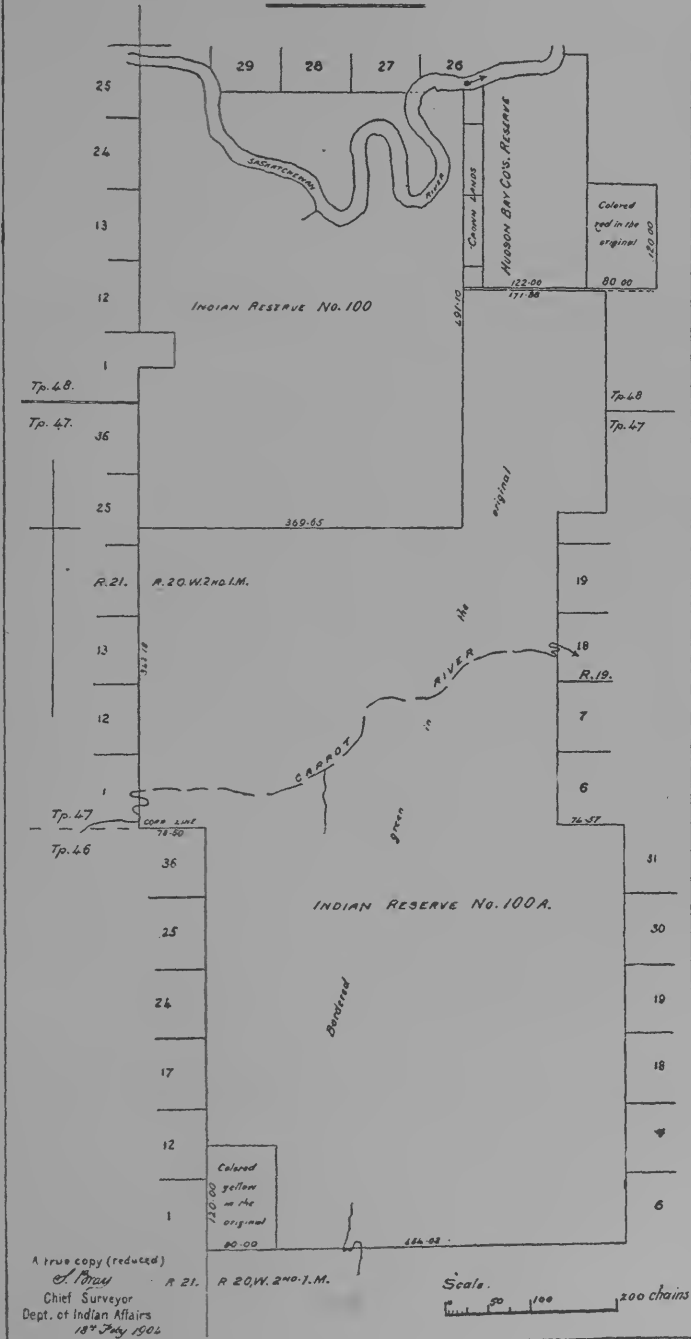
TREATY N<sup>o</sup>6, N.W.T.

No. 422

INDIAN RESERVES

N<sup>os</sup> 100 AND 100A.

NEAR  
FORT A LA CORNE.



P.C. 1683

Order in Council

JOHN J. MCGEE

12th August, 1899.

Recorded 18th October 1899

Lib: 163. Fol: 271

P. PELLETIER

*Acting Dep: Registrar General of Canada.*

No. 423.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and principal men of THE MICHIPICOTEN BAND OF INDIANS resident in the neighbourhood of our Reserve at Gros Cap in the District of Thunder Bay and Algoma in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LADY THE QUEEN, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Gros Cap Indian Reserve in the District of Thunder Bay and Algoma and Province of Ontario containing by admeasurement One Thousand Acres be the same more or less and being composed of that portion of the Gros Cap Indian Reserve bounded on the West by the Gros Cap Mining Location; on the East by the Eastern boundary of the Reserve and on the South by the Lake Shore and extending Northwards a sufficient distance to comprise one thousand acres.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the Interest thereon paid to us and our descendants annually or semi-annually as to the Department of Indian Affairs may seem best in our interest.

AND WE, the said Chief and Principal men of the said Michipicoten Band of Indians do on behalf of our people and for ourselves hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the sale of the said land and the disposal of the moneys arising therefrom.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this Nineteenth day of July in the year of Our Lord one thousand eight hundred and Ninety Nine.

Signed, Sealed and Delivered, in the presence of

WM. VAN ABBOTT  
*Indian Agent*  
W. J. PINE  
*Interpreter*

}	his		
	mark		
	CHIEF SANSON LEGARDE	x	[L.S.]
}	his		
	mark		
	JAMES CASS	x	[L.S.]



	his	
MATCHENOODIN	x	[L.S.]
	mark	
	his	
FRANK LEGARDE	x	[L.S.]
	mark	
	his	
LOUIS LEGARDE	x	[L.S.]
	mark	
JOHN LEGARDE		[L.S.]
	his	
WM. TANDÉ	x	[L.S.]
	mark	
	his	
ANDREW WATEKANE	x	[L.S.]
	mark	
	his	
KITCHIEGOMAH	x	[L.S.]
	mark	
	his	
ANTOINE SOLLIER	x	[L.S.]
	mark	
	his	
JOSEPH LEGARDE	x	[L.S.]
	mark	
	his	
JOHNNY ANDREW	x	[L.S.]
	mark	
JOHN SOULIER		

DOMINION OF CANADA,  
 PROVINCE OF ONTARIO  
 DISTRICT OF ALGOMA  
 To Wit:

Personally appeared before me, William Van Abbott of the Town of Sault Ste. Marie in the Province of Ontario, Indian Agent, and Sanson Legarde, Chief of the said Band of Indians.

AND the said William Van Abbott for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Michipicoten Band of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was presesnt at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Sanson Legarde says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one year-then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said Sanson Legarde and William Van Abbott Indian Agent

That no Indian was present or voted at such council or meeting who was not resident in the neighborhood of the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the deponents above  
 named at the Town of Sault Ste. Marie  
 in the District of Algoma this 24th  
 day of July A.D., 1899 Having been  
 first read over and explained to the  
 said Sanson Legarde who made his  
 mark thereto in my presence

FRED. W. JOHNSTON

*Judge of the District of Algoma*

WM. VAN ABBOTT

<sup>his</sup>  
 SANSON x LEGARDE  
<sup>mark</sup>

Order in Council

JOHN J. McGEE

16th August, 1899.

Recorded 30th October 1899

Lib 148, Fol. 572.

P. PELLETIER

*Acting Dep: Registrar General of Canada.*

No. 424.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of THE SAUGEEN BAND OF INDIANS resident on our Reserve at Saugeen in the Township of Amabel in the County of Bruce in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LADY THE QUEEN, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Saugeen Indian Reserve in the County of Bruce and Province of Ontario being composed of that certain Road allowance known as The French Bay Road sixty six feet wide, situated in the Saugeen Indian Reserve, County of Bruce, Province of Ontario, and Dominion of Canada, Commencing at the road connecting the village of Southampton with the gravel road between the Townships of Arran & Amabel, and running from thence by various courses, North Easterly to the North boundary of the said Reserve, as shewn on a Plan of Survey made by Nathaniel E. Low, Ontario Land Surveyor, dated 30th November 1888, of record in the Department of Indian Affairs.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever. in trust to dedicate the same as a public highway.

AND WE, the said Chief and Principal men of the said Saugeen Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the dedication of the said highway.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this eighth day of September in the year of Our Lord one thousand eight hundred and ninety nine.

Signed, Sealed and Delivered, in the presence of JOHN SCOFFIELD	}	THOMAS SOLOMON MANDOWAB <i>Chief</i>	[L.S.]
		CEPIAS KAHBEEJE	[L.S.]
		JOHN NASHKAWA	[L.S.]
		JOSEPH KAHGEE	[L.S.]
		RICHARD NOON	[L.S.]
		his	
		JOHN x GEORGE	[L.S.]
		mark	
		his	
		FRANK x KAHGEE	[L.S.]
mark			
his			
JOHN x JAMES	[L.S.]		
mark			
his			
THOMAS x NAGOIN	[L.S.]		
mark			

DOMINION OF CANADA,  
Province of Ontario  
County of Bruce  
To Wit:

Personally appeared before me, John Scoffield Saugeen Indian Reserve the Indian Agent of Saugeen Indian Reserve in the Province of Ontario and Thomas Solomon Mandowab Chief of the said Band of Indians.

AND the said John Scoffield for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Chippawa Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Thomas Solomon Mandowab says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents John Scoffield and Thomas Solomon Mandowab at the Village of Southampton in the County of Bruce this Eighth day of September A.D., 1899.	}	JOHN SCOFFIELD
		THOMAS SOLOMON MANDOWAB

WILLIAM MCGREGOR J.P.

Accepted by the Governor in Council on the 30th Sept. 1899.

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 30th October 1899

Lib. 148, Fol. 569.

P. PELLETIER

*Acting Dep. Registrar General of Canada.*

No. 425.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Crane River Indian Band resident on our Reserve on the North East side of Crane River in the Province of Manitoba and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LADY THE QUEEN, her Heirs and Successors forever, ALL AND SINGULAR, One half Million of feet of Spruce Timber now standing on the North East side of Crane River on the North West side of Lake Manitoba, on the said Crane River Reserve in the said Province of Manitoba.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to the credit of the Capital Funds of the said Band of Crane River Indians

AND WE, the said Chief and Principal men of the said Band of Crane River Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the sale of the said one half million of feet b.m. of Spruce Timber.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this Fourteenth day of August in the year of Our Lord one thousand eight hundred and Ninety-Nine.

Signed, Sealed and Delivered, in the presence of

S. R. MARLATT

*Inspector of Indian Agencies.*

AHYAIGEKEESIGOWENIN

KEENOOMOOTAY

KAHKEEKAYASH

KAHKEEKAYGEESICK

KAHKEEWAYASH

GEORGE MOAR

PENAISSWAY KAPPOW

SHIPAKAMEKOWENIN ROBERT

JAMES EASTMAN

ROBERT KAHKEEKAYASH

their

x [L.S.]

x [L.S.]

x [L.S.]

x [L.S.]

x [L.S.]

x [L.S.]

x [L.S.]

x [L.S.]

x [L.S.]

x [L.S.]

marks.

## DOMINION OF CANADA,

Province of Manitoba

County of

To Wit:

Personally appeared before me, Samuel R. Marlatt of the Town of Portage la Prairie in the Province of Manitoba Inspector of Indian Agencies and Ahyan-geekesigowenin Headman of the said Band of Indians.

AND the said S. R. Marlatt for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Crane River Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Ahyan-geekesigowenin says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents

at the  
Crane River Indian Reserve in the  
Province of Manitoba this Fourteenth  
day of August A.D., 1899

S. R. MARLATT

*Inspector of Indian Agencies.*

AHYANGEKEESIGOWENIN <sup>his</sup>  
x  
mark

A. W. O. BRIDE

*Police Magistrate*

*in and for the Province of Manitoba*

Original of Surrender approved by Order in Council dated 14th October, 1899.

JOHN J. MCGEE.

Recorded 9th November 1899

Lib: 150—Fol: 631

JOSEPH POPE

*Dep: Registrar General of Canada.*

## No. 426.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of the Broken Head River Band of Indians resident on our Reserve at Broken Head River in the Parish of St. Clements in the Province of Manitoba and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LADY THE QUEEN, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Broken Head River Indian Reserve in the Parish of St. Clements and Province of Manitoba containing by admeasurement Two acres of land be the same more or less and being composed of the North East Corner of Lot 1 Broken Head River Indian Reserve.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to Lease the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the Leasing thereof, shall, after deducting the usual proportion for expenses of management, be paid to us and our descendants annually or semi-annually as to the Department of Indian Affairs may seem best in our interest.

AND WE, the said Chief and Principal men of the said Broken Head River Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the leasing of the said lands and the disposition of the moneys arising therefrom.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this 15th day of July 1899 in the year of Our Lord one thousand eight hundred and Ninety Nine.

Signed, Sealed and Delivered, in the presence of E. McCOLL JOHN R. STEEP	{	CHIEF ESQUAKAPPOW	his X mark	[L.S.]
		CHARLES	his X mark	[L.S.]
		LOUIS	his X mark	[L.S.]
		HENRY	his X mark	[L.S.]
		MASKOEQUAM	his X mark	[L.S.]
	Councillors.			

DOMINION OF CANADA,  
Province of Manitoba  
To Wit:

Personally appeared before me, E. McColl of the City of Winnipeg in the Province of Manitoba and Esquakappow Chief of the said Band of Indians.

AND the said E McColl for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Broken Head River Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Chief Esquakappow says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said E. McColl

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents	}	E. McCOLL	his
at the			
City of Winnipeg in the Province of			
Manitoba, this 27th day of October A. D., 1899.			
		ESQUAKAPPOW	x
			mark

DAVID LAIRD  
*Indian Commissioner*

Accepted by the Governor in Council on the 18th Novr. 1899.

JOHN J. MCGEE  
*Clerk of the Privy Council.*

Recorded 12th December 1899

Lib 148 Fol 580

JOSEPH POPE  
*Dep. Registrar General of Canada.*

No. 427.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Red Bank Band of Indians resident on our Reserve at Red Bank in the County of Northumberland in the Province of New Brunswick and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LADY THE QUEEN, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Indian Point Reserve in the County of Northumberland and Province of New Brunswick containing by admeasurement be the same more or less and being composed of Lot No 13 Indian Point Reserve.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to sell the same to such person or persons, and

upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the Interest thereon paid to us and our descendants annually or semi-annually as to the Department of Indian Affairs may seem best in our interests.

AND WE, the said Chief and Principal men of the said Red Bank Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the sale of the said land and disposal of the moneys derived therefrom.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this Thirty first day of October in the year of Our Lord one thousand eight hundred and Ninety Nine.

Signed, Sealed and Delivered, in the presence of WM. D. CARTER	}	his	
		JOHN x TENAS Chief	[L.S.]
		mark	
		his	
		JOHN x DOMINICK	[L.S.]
		mark	
		his	
		LEMUEL x P PAUL	[L.S.]
		mark	
		his	
		CHARLES x CLOUD	[L.S.]
		mark	
		his	
		CHARLES x CLOUD	[L.S.]
		mark	
		his	
		JOSEPH x WARD	[L.S.]
		mark	
		his	
		JOSEPH x GINNISH	[L.S.]
		mark	
		his	
		ALBERT x J WARD	[L.S.]
		mark	

DOMINION OF CANADA,  
Province of New Brunswick  
County of Northumberland  
To Wit:

Personally appeared before me, the undersigned J. Niven Police Magistrate of the Town of Newcastle in the Province of New Brunswick William D. Carter and John Tenas Chief of the said Band of Indians.

AND the said William D. Carter for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Red Bank Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.



And the said John Tenas for himself says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said William D. Carter

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

Sworn before me by the said Deponents	}	WILLIAM D. CARTER
William D. Carter and John Tenas at		
the Town of Newcastle in the County		JOHN <sup>his</sup> x TENAS
of Northumberland this First day of		mark
November A.D., 1899.		

J. NIVEN J.P.

*Police Magistrate in and for  
the said Town of Newcastle.*

Accepted by the Governor in Council on the 6th January 1900

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 29th January 1900

Lib: 150 Fol: 633.

JOSEPH POPE

*Dep: Registrar General of Canada.*

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No. 428.

### TREATY No. 8.

ARTICLES OF A TREATY made and concluded at the several dates mentioned therein, in the year of Our Lord one thousand eight hundred and ninety-nine, between Her Most Gracious Majesty the Queen of Great Britain and Ireland, by Her Commissioners the Honourable David Laird, of Winnipeg, Manitoba, Indian Commissioner for the said Province and the North West Territories, James Andrew Joseph McKenna, of Ottawa, Ontario, Esquire, and the Honourable James Hamilton Ross, of Regina, in the North West Territories, of the one part; and the Cree, Beaver, Chipewyan, and other Indians, inhabitants of the territory within the limits hereinafter defined and described, by their Chiefs and Headmen, hereunto subscribed, of the other part:—

WHEREAS, the Indians inhabiting the territory hereinafter defined have pursuant to notice given by the Honourable Superintendent General of Indian Affairs in the year 1898, been convened to meet a Commission representing Her Majesty's Government of the Dominion of Canada at certain places in the said territory in this present year 1899, to deliberate upon certain matters of interest to Her Most Gracious Majesty, of the one part, and the said Indians of the other.

AND WHEREAS the said Indians have been notified and informed by Her Majesty's said Commission that it is Her desire to open for settlement, immigration, trade, travel, mining, lumbering, and such other purposes as to Her Majesty may seem meet, a tract of country bounded and described as hereinafter mentioned, and to obtain the consent thereto of Her Indian subjects inhabiting the said tract, and to make a treaty and arrange with them, so that there may be peace and good will between them and Her Majesty's other subjects, and that Her Indian people may know and be assured of what allowances they are to count upon and receive from Her Majesty's bounty and benevolence.

AND WHEREAS the Indians of the said tract, duly convened in council at the respective points named hereunder, and being requested by Her Majesty's Commissioners to name certain Chiefs and Headmen who should be authorized on their behalf to conduct such negotiations and sign any treaty to be founded thereon, and to become responsible to Her Majesty for the faithful performance by their respective bands of such obligations as shall be assumed by them, the said Indians have therefore acknowledged for that purpose the several Chiefs and Headmen who have subscribed hereto.

AND WHEREAS the said Commissioners have proceeded to negotiate a treaty with the Cree, Beaver, Chipewyan and other Indians, inhabiting the district hereinafter defined and described, and the same has been agreed upon and concluded by the respective Bands at the dates mentioned hereunder, the said Indians DO HEREBY CEDE, RELEASE, SURRENDER AND YIELD UP to the Government of the Dominion of Canada, for Her Majesty the Queen and Her successors for ever all their rights, titles and privileges whatsoever, to the lands included within the following limits, that is to say:—

Commencing at the source of the main branch of the Red Deer River in Alberta, thence due west to the central range of the Rocky Mountains, thence north-westerly along said range to the point where it intersects the 60th parallel of north latitude, thence east along said parallel to the point where it intersects Hay River, thence north-easterly down said river to the south shore of Great Slave Lake, thence along the said shore north-easterly (and including such rights to the islands in said lake as the Indians mentioned in the treaty may possess) and thence easterly and north-easterly along the south shores of Christie's Bay and McLeod's Bay to old Fort Reliance near the mouth of Lockhart's River, thence south easterly in a straight line to and including Black Lake, thence south-westerly up the stream from Cree Lake, thence including said Lake, south-westerly along the height of land between the Athabasca and Churchill Rivers to where it intersects the northern boundary of Treaty Six, and along the said boundary easterly, northerly and south-westerly, to the place of commencement.

AND ALSO the said Indian rights, titles and privileges whatsoever to all other lands wherever situated in the North West Territories, British Columbia, or in any other portion of the Dominion of Canada.

TO HAVE AND TO HOLD the same to Her Majesty the Queen and Her successors for ever.

And Her Majesty the Queen HEREBY AGREES with the said Indians that they shall have right to pursue their usual vocations of hunting, trapping and fishing throughout the tract surrendered as heretofore described, subject to such regulations as may from time to time be made by the Government of the country, acting under the authority of Her Majesty, and saving and excepting such tracts as may be required or taken up from time to time for settlement, mining, lumbering, trading or other purposes.

And Her Majesty the Queen hereby agrees and undertakes to lay aside reserves for such bands as desire reserves, the same not to exceed in all one square mile for each family of five for such number of families as may elect to reside on reserves, or in that proportion for larger or smaller families; and for such families or individual Indians as may prefer to live apart from band reserves, Her Majesty undertakes to provide land in severalty to the extent of 160 acres to each Indian, the land to be conveyed with a

proviso as to non-alienation without the consent of the Governor-General in Council of Canada, the selection of such reserves, and lands in severalty, to be made in the manner following, namely, the Superintendent General of Indian Affairs shall depute and send a suitable person to determine and set apart such reserves and lands, after consulting with the Indians concerned as to the locality which may be found suitable and open for selection.

Provided, however, that Her Majesty reserves the right to deal with any settlers within the bounds of any lands reserved for any band as She may see fit; and also that the aforesaid reserves of land, or any interest therein, may be sold or otherwise disposed of by Her Majesty's Government for the use and benefit of the said Indians entitled thereto, with their consent first had and obtained.

It is further agreed between Her Majesty and Her said Indian subjects that such portions of the reserves and lands above indicated as may at any time be required for public works, buildings, railways, or roads of whatsoever nature may be appropriated for that purpose by Her Majesty's Government of the Dominion of Canada, due compensation being made to the Indians for the value of any improvements thereon, and an equivalent in land, money or other consideration for the area of the reserve so appropriated.

And with a view to show the satisfaction of Her Majesty with the behaviour and good conduct of Her Indians, and in extinguishment of all their past claims, She hereby, through Her Commissioners, agrees to make each Chief a present of thirty-two dollars in cash, to each Headman twenty-two dollars, and to every other Indian of whatever age, of the families represented at the time and place of payment, twelve dollars.

Her Majesty also agrees that next year, and annually afterwards for ever, She will cause to be paid to the said Indians in cash, at suitable places and dates, of which the said Indians shall be duly notified, to each Chief twenty-five dollars, each Headman, not to exceed four to a large Band and two to a small Band, fifteen dollars, and to every other Indian, of whatever age, five dollars, the same, unless there be some exceptional reason, to be paid only to heads of families for those belonging thereto.

FURTHER, Her Majesty agrees that each Chief, after signing the treaty, shall receive a silver medal and a suitable flag, and next year, and every third year thereafter, each Chief and Headman shall receive a suitable suit of clothing.

FURTHER, Her Majesty agrees to pay the salaries of such teachers to instruct the children of said Indians as to Her Majesty's Government of Canada may seem advisable.

FURTHER, Her Majesty agrees to supply each Chief of a Band that selects a reserve, for the use of that Band, ten axes, five hand-saws, five augers, one grindstone and the necessary files and whetstones.

FURTHER, Her Majesty agrees that each Band that elects to take a reserve and cultivate the soil, shall, as soon as convenient after such reserve is set aside and settled upon, and the Band has signified its choice and is prepared to break up the soil, receive two hoes, one spade, one scythe, and two hay forks for every family so settled, and for every three families one plough and one harrow, and to the Chief, for the use of his Band, two horses or a yoke of oxen, and for each Band, potatoes, barley, oats and wheat (if such seed be suited to the locality of the reserve), to plant the land actually broken up, and provisions for one month in the spring for several years while planting such seeds; and to every family one cow, and every Chief one bull, and one mowing machine and one reaper for the use of his Band when it is ready for them; for such families as prefer to raise stock instead of cultivating the soil, every family of five persons two cows, and every Chief two bulls and two mowing machines when ready for their use, and a like proportion for smaller or larger families. The aforesaid articles, machines and cattle to be given once for all for the encouragement of agriculture and stock raising; and for such bands as prefer to continue hunting and

fishing, as much ammunition and twine for making nets annually, as will amount in value to one dollar per head of the families so engaged in hunting and fishing.

And the undersigned Cree, Beaver, Chipewyan and other Indian Chiefs and Headmen on their own behalf and on behalf of all the Indians whom they represent, do HEREBY SOLEMNLY PROMISE and engage to strictly observe this Treaty, and also to conduct and behave themselves as good and loyal subjects of Her Majesty the Queen.

THEY PROMISE AND ENGAGE that they will, in all respects, obey and abide by the law; that they will maintain peace between each other, and between themselves and other tribes of Indians, and between themselves and others of Her Majesty's subjects, whether Indians, Half-breeds or Whites, this year inhabiting and hereafter to inhabit any part of the said ceded territory; and that they will not molest the person or property of any inhabitant of such ceded tract, or of any other district or country, or interfere with or trouble any person passing or travelling through the said tract, or any part thereof, and that they will assist the officers of Her Majesty in bringing to justice and punishment any Indian offending against the stipulations of this Treaty, or infringing the law in force in the country so ceded.

IN WITNESS WHEREOF Her Majesty's said Commissioners, and the Cree Chief and Headmen of Lesser Slave Lake and the adjacent territory HAVE HEREUNTO SET THEIR HANDS at Lesser Slave Lake, on the twenty-first day of June in the year herein first above written.

Signed by the parties hereto, in the presence of the undersigned witnesses, the same having been first explained to the Indians by Albert Tate and Samuel Cunningham, Interpreters.

Father A. LACOMBE

*as adviser of the Commission.*

GEO. HOLMES

†E. GROUARD O.M.I.

W. G. WHITE

JAMES WALKER

J. ARTHUR COTÉ

A. E. SNYDER Insp. N.W.M.P.

H. B. ROUND

HARRISON S. YOUNG

J. F. PRUD'HOMME

J. W. MARTIN

C. MAIR

H. A. CONROY

PIERRE DESCHAMBEAULT

J. H. PICARD

RICHARD SECORD

M. McCauley.

DAVID LAIRD *Treaty Commissioner*

J. A. J. MCKENNA *Treaty Commissioner*

J. H. ROSS *Treaty Commissioner*

his

KEE NOO SHAY OO x *Chief*

mark

his

MOOSTOOS x *Headman*

mark

his

FELIX GIROUX x *do*

mark

his

WEE CHEE WAY SIS x *do*

mark

his

CHARLES NEE SUE TA SIS x *do*

mark

his

CAPTAIN x *Headman from Sturgeon Lake*

mark

In witness whereof the Chairman of Her Majesty's Commissioners and the Headman of the Indians of Peace River Landing and the adjacent territory, in behalf of himself and the Indians whom he represents have hereunto set their hands at the said Peace River Landing on the first day of July in the year of Our Lord one thousand eight hundred and ninety-nine.

Signed by the parties hereto, in the presence of the undersigned witnesses, the same having been first explained to the Indians by Father A. Lacombe and John Boucher, Interpreters.

DAVID LAIRD *Chairman of Indian Treaty Commissioners.*  
his  
DUNCAN x TASTAOOTS *Headman of Cree's*  
mark

A. LACOMBE

*as adviser to the Commission*

†E. GROUARD O.M.I. Ev. d'Ibora

GEO. HOLMES

HENRY MCCORRISTER

K. F. ANDERSON Sgt. N.W.M. Police

PIERRE DESCHAMBEAULT

H. A. CONROY

T. A. BRICK

HARRISON S. YOUNG

J. W. MARTIN

DAVID CURRY

In witness whereof the Chairman of Her Majesty's Commissioners and the Chief and Headman of the Beaver and Headman of the Crees & other Indians of Vermillion and the adjacent territory, in behalf of themselves and the Indians whom they represent have hereunto set their hands at Vermillion on the eighth day of July in the year of our Lord one thousand eight hundred and ninety-nine.

Signed by the parties hereto in the presence of the undersigned witnesses, the same having been first explained to the Indians by Father A. Lacombe and John Bourassa, Interpreter.

DAVID LAIRD  
*Chairman of Indian Treaty Comrs.*  
his [dians.  
AMBROSE x TETE NOIRE *Chief Beaver In-*  
mark [Indians.  
his  
PIERROT x FOURNIER *Headman of Beaver*  
mark  
his *Headman*  
KUIS KUIS KOW CA POOHOO x *of Cree*  
mark *Indians.*

A. LACOMBE

*as adviser of the Commission*

†E. GROUARD O.M.I. Ev. d'Ibora

MALCOLM SCOTT,

F. D. WILSON H. B. Co.

H. A. CONROY

PIERRE DESCHAMBEAULT

HARRISON S. YOUNG

J. W. MARTIN

A. P. CLARKE

CHAS. H. STUART WADE

K. S. ANDERSON Sgt. N.W.M. Police

In witness whereof the Chairman of Her Majesty's Treaty Commissioners and the Chief and Headman of the Chipewyan Indians of Fond du Lac (Lake Athabasca) and the adjacent territory, in behalf of themselves and the Indians whom they represent have hereunto set their hands at the said Fond du Lac on the twenty-fifth and twenty-seventh days of July in the year of Our Lord one thousand eight hundred and ninety-nine.

Signed by the parties hereto in the presence of the undersigned witnesses, the same having been first explained to the Indians by Pierre Deschambeault Rev. Father Douceur and Louis Robillard Interpreters.

DAVID LAIRD

*Chairman of Indian Treaty Commissioners.*

his

LAURENT x DZIEDDIN *Headman*

mark

his

TOUSSAINT x *Headman*

mark

(The number accepting treaty being larger than at first expected, a Chief was allowed, who signed the treaty on the 27th July before the same witnesses to signatures of the Commissioner and Headmen on the 25th.)

G. BREYNAT *O.M.I*

HARRISON S. YOUNG

PIERRE DESCHAMBEAULT

WILLIAM HENRY BURKE

BATHURST F. COOPER

GERMAIN MERCREDI

his

LOUIS x ROBBILLIARD

mark

*Witness* H. S. YOUNG

K. S. ANDERSON *Sgt. N.W.M.P.*

his

MAURICE x PICHE *Chief of Band*

mark

The Beaver Indians of Dunvegan having met on this sixth day of July in this present year 1899 Her Majesty's Commissioners the Honorable James Hamilton Ross and James Andrew Joseph McKenna Esquire and having had explained to them the terms of the Treaty unto which the Chief and Headmen of the Indians of Lesser Slave Lake and adjacent country set their hands on the twenty-first day of June in the year herein first above written do join in the cession made by the said Treaty and agree to adhere to the terms thereof in consideration of the undertakings made therein

In witness whereof Her Majesty's said Commissioners and the Headman of the said Beaver Indians have hereunto set their hands at Dunvegan on this sixth day of July in the year herein first above written.

Signed by the parties thereto in the presence of the undersigned witnesses, after the same had been read and explained to the Indians by the Reverend Joseph Le Treste and Peter Gunn, interpreters

J. H. ROSS

J. A. J. MCKENNA

*Commissioners.*

his

NATOOSSES x *Headman*

mark

A. E. SNYDER *Insp. N.W.M.P.*

J. LE TRESTE

PETER GUNN

F. J. FITZGERALD

The Chipewyan Indians of Athabasca River, Birch River, Peace River, Slave River and Gull River, and the Cree Indians of Gull River and Deep Lake having met at Fort Chipewyan on this thirteenth day of July in this present year 1899 Her Majesty's Commissioners the Honorable James Hamilton Ross and James Andrew Joseph McKenna Esquire and having had explained to them the terms of the Treaty unto which the Chief and Headmen of the Indians of Lesser Slave Lake and adjacent country set their hands on the twenty-first day of June in the year herein first above

written do join in the cession made by the said Treaty and agree to adhere to the terms thereof in consideration of the undertakings made therein

In Witness whereof Her Majesty's said Commissioners and the Chiefs and Headmen of the said Chipewyan and Cree Indians have hereunto set their hands at Fort Chipewyan on this thirteenth day of July in the year herein above first written.

Signed by the parties thereto in the presence of the undersigned witnesses after the same had been read and explained to the Indians by Peter Mercredi Chipewyan Interpreter and George Drever Cree Interpreter.

A. E. SNYDER *Insp. N.W.M.P.*  
P. MERCREDI  
GEO. DREVER  
L. M. LE DOUSSAL  
A. DE CHAMBEUIL O.M.I.  
H. B. ROUND  
GABRIEL BREYNAT O.M.I.  
COLIN FRASER  
F. J. FITZGERALD  
B. F. COOPER  
H. W. McLAREN

J. H. ROSS	
J. A. J. McKENNA	
<i>Treaty Commissioners</i>	
his	
ALEX x LAVIOLETTE	<i>Chipewyan Chief</i>
mark	
his	
JULIEN x RATFAT	} <i>Chipewyan Headmen</i>
mark	
his	
SEPT. x HEEZELI	
mark	
his	
JUSTIN x MARTIN	<i>Cree Chief</i>
mark	
his	
ANT. x TACCARROO,	} <i>Cree Headmen</i>
mark	
his	
THOMAS x GIBBOT,	
mark	

The Chipewyan Indians of Slave River and the country thereabouts having met at Smith's Landing on this seventeenth day of July in this present year 1890 Her Majesty's Commissioners the Honorable James Hamilton Ross and James Andrew Joseph McKenna Esquire and having had explained to them the terms of the Treaty unto which the Chief and Headmen of the Indians of Lesser Slave Lake and adjacent country, set their hands on the twenty-first day of June, in the year herein first above written do join in the cession made by the said Treaty and agree to adhere to the terms thereof in consideration of the undertakings made therein

In Witness whereof Her Majesty's said Commissioners and the Chief and Headmen of the said Chipewyan Indians have hereunto set their hands at Smith's Landing on this seventeenth day of July in the year herein first above written.

Signed by the parties thereto in the presence of the undersigned witnesses after the same had been read and explained to the Indians by John Trindle Interpreter

A. E. SNYDER *Insp. N.W.M.P.*  
H. B. ROUND  
J. H. REID  
JAS. HALY  
JOHN TRINDLE  
F. J. FITZGERALD  
WM. MCCLELLAND  
JOHN SUTHERLAND

J. H. ROSS	
J. A. J. McKENNA	
<i>Treaty Commissioners</i>	
his	
PIERRE x SQUIRREL	<i>Chief</i>
mark	
his	
MICHAEL x MAMDRILLE	<i>Headman</i>
mark	
his	
WILLIAM x KISCORRAY	<i>ditto</i>
mark	

The Chipewyan and Cree Indians of Fort McMurray and the country thereabouts having met at Fort McMurray on this fourth day of August in this present year 1899, Her Majesty's Commissioner, James Andrew Joseph McKenna, Esquire and having had explained to them the terms of the Treaty unto which the Chief and Headmen of the Indians of Lesser Slave Lake and adjacent country set their hands on the twenty-first day of June in the year herein first above written do join in the cession made by the said Treaty and agree to adhere to the terms thereof in consideration of the undertakings made therein.

In Witness whereof Her Majesty's said Commissioner and the Headmen of the said Chipewyan and Cree Indians have hereunto set their hands at Fort McMurray, on this fourth day of August in the year herein first above written.

Signed by the parties thereto in the presence of the undersigned witnesses after the same had been read and explained to the Indians by the Rev. Father Lacombe and T. M. Clarke, Interpreters.

J. A. J. McKenna *Treaty Commissioner*  
his  
ADAM x BOUCHER *Chipewyan Headman*  
mark  
his  
SEAPOTAKINUM x CREE *Cree Headman*  
mark

A. LACOMBE O.M.I.  
ARTHUR J. WARWICK  
T. M. CLARKE  
J. W. MARTIN  
F. J. FITZGERALD  
W. G. H. VERNON

The Indians of Wapiscow and the country thereabouts having met at Wapiscow Lake on this fourteenth day of August in this present year 1899 Her Majesty's Commissioner the Honorable James Hamilton Ross and having had explained to them the terms of the Treaty unto which the Chief and Headmen of the Indians of Lesser Slave Lake and adjacent country set their hands on the twenty-first day of June in the year herein first above written do join in the cession made by the said Treaty and agree to adhere to the terms thereof in consideration of the undertakings made therein.

In Witness whereof Her Majesty's said Commissioner and the Chief and Headmen of the Indians have hereunto set their hands at Wapiscow Lake on this fourteenth day of August in the year herein first above written.

Signed by the parties thereto in the presence of the undersigned witnesses after the same had been read and explained to the Indians by Alexander Kennedy

J. H. Ross *Treaty Commissr*  
his  
JOSEPH x KAPUSEKONEW *Chief*  
mark  
his  
JOSEPH x ANSEY, *Headman,*  
mark  
his  
WAPOOSE x *Headman*  
mark  
his  
MICHAEL x ANSEY *Headman*  
mark  
his  
LOUISA x BEAVER *Headman*  
mark

A. E. SNYDER *Insp. N.W.M. Police*  
CHARLES RILEY WEAVER  
J. B. HENRI GIROUX, O.M.I. P.Ph.  
MURDOCH JOHNSTON  
C. FALIER O.M.I.  
ALEX. KENNEDY *Interpreter*  
[Signature in Cree character]  
H. A. CONROY,  
JOHN MCLEOD  
M R JOHNSTON

Recorded 13th March 1900

Lib 163. Fol 288

JOSEPH POPE

*Dep. Registrar General of Canada.*



The Cree Indians of Sturgeon Lake and the country thereabouts having met at Lesser Slave Lake on this 8th day of June in this present year 1900, James Ansdell Macrae Esquire, and having had explained to them the terms of the treaty unto which the Chief and Headmen of the Indians of Lesser Slave Lake and adjacent country set their hands on the 21st day of June, in the year 1899, do join in the cession made by the said Treaty, and agree to the terms thereof in consideration of the undertakings made therein.

In witness whereof the said James Ansdell Macrae, Esquire, and the Headmen of the said Cree Indians, have hereunto set their hands at Lesser Slave Lake on this the 8th day of June in the year first above written.

Signed by the parties thereto in the presence of the undersigned witnesses after the same had been read and explained to the Indians by Peter Gunn & Albert Tate, Interpreters.

ALBERT TATE  
PETER GUNN  
GEO. HOLMES  
MYLES O'C. MACDERMOT  
W. J. O'DONNELL  
A. CHEESBROUGH *Const.*  
R. FIELD *Const.*

J. A. MACRAE.  
his  
MEE-SOO-KAM-IN-OO-KA-POW x  
mark  
his  
WILLIAM PEE-YU-TAY-WEE-TUM x  
mark  
his  
MUK-COO MOOSE-OS x  
mark  
his  
ALEXIS PA-PASS-CHAY x  
mark  
his  
THE CAPTAIN x  
mark

Recorded 14th January 1901

Lib: 163 Fol: 442

JOSEPH POPE

*Dep: Registrar General of Canada.*

The Beaver Indians of the Upper Peace River and the country thereabouts having met at Fort St. John on this 30th day of May in this present year 1900, Her Majesty's Commissioner James Ansdell Macrae, Esquire, and having had explained to them the terms of the treaty unto which the Chief and Headmen of the Indians of Lesser Slave Lake and adjacent country set their hands on the 21st day of June, in the year 1899, do join in the cession made by the said Treaty, and agree to adhere to the terms thereof in consideration of the undertakings made therein.

In witness whereof Her Majesty's said Commissioner, and the following of the said Beaver Indians have hereunto set their hands at Fort St. John, on this the 30th day of May, in the year herein first above written.

Signed by the parties thereto in the presence of the undersigned witnesses after the same had been read and explained to the Indians by John Shaw, Interpreter.

JOHN SHAW *Interpreter*  
W. J. O'DONNELL

J. A. MACRAE *Commissioner*

his  
MUCKITHAY x  
mark

his  
AGINAA x  
mark  
his

DISLISICI x  
mark  
his

TACHEA x  
mark  
his

APPAN x  
mark  
his

ATTACHIE x  
mark  
his

ALLALIE x  
mark  
his

YATSOOSE x  
mark

Recorded 14th January 1901

Lib: 163 Fol. 443

JOSEPH POPE

*Dep: Registrar General of Canada.*

The Slave Indians of Hay River and the country thereabouts having met at Vermillion on this twenty-third day of June, in this present year 1900, Her Majesty's Commissioner, James Ansdell Macrae Esquire, and having had explained to them the terms of the Treaty unto which the Chief and Headmen of the Indians of Lesser Slave Lake and adjacent country, set their hands on the twenty-first day of June in the year 1899, do join in the cessions made by the said Treaty, and agree to adhere to the terms thereof in consideration of the undertakings made therein.

In witness whereof Her Majesty's said Commissioner and the Chief & principal men of the said Slave Indians have hereunto set their hands at Vermillion on this 23rd day of June in the year 1900.

Signed by the parties thereto in the presence of the undersigned witnesses after the same had been read and explained to the Indians by Louis Cardinal

his  
LOUIS x CARDINAL  
mark

*Witness, G ARTHUR BALL*  
ALFRED SPEECHLY WHITE  
ISAIE GAGNON  
GEO KNAPP  
H. J. LAROCQUE

his  
MARTIN x OUELETTE  
mark

*Witness G ARTHUR BALL*  
WILLIAM LETENDRE

J. A. MACRAE *Commissioner*

his  
ALEXIS x TATATECHAY  
mark  
his

FRANCOIS x TCHATEE  
mark  
his

GIROUX x NAHDAYYAH  
mark  
his

KOKA x  
mark  
his

KACHWEESALA x  
mark

Recorded 14th January 1901

Lib: 163. Fol: 444

JOSEPH POPE

*Dep: Registrar General of Canada.*

The Indians inhabiting the South shore of Great Slave Lake, between the mouth of Hay River and old Fort Reliance, near the mouth of Lockheart's River, and territory adjacent thereto on the mainland or on the islands of the said lake, having met at Fort Resolution on this 25th day of July in the present year 1900, Her Majesty's Commissioner James Ausdell Macrae, Esquire, and having had explained to them the terms of the Treaty unto which the Chief and Headmen of the Indians of Lesser Slave Lake and adjacent country set their hands on the 21st day of June 1899, do join in the cession made by the said treaty, and agree to adhere to the terms thereof in consideration of the undertakings made therein.

In witness whereof Her Majesty's said Commissioner and the Chief and Headmen of the said Indians have hereunto set their hands at Fort Resolution on the 25th day of July in the year herein first above written.

Signed by the parties thereto in the presence of the undersigned witnesses after the same had been read over and explained to the Indians by Revrd Father Dupirer, W. R. Norn, A. Mercredi.

W. R. NORN

ALEXANDRE MERCREDI

THOS. J. MARSH

F. C. GAUDET,

[Indian characters.]

(The mark of Michel Mandeville),

[Indian characters.]

(The mark of Chief Pierre Squirrel),

CHARLIE NORN,

RICHARD FIELD.

J. A. MACRAE, *Commissioner,*

his  
DRIED x GEESE, *Chief,*  
mark

his  
WAY-MI-AH x H.M.,  
mark

his  
CRAP-WA-TEE x H.M.,  
mark

For the Dog Ribs.

his  
SNUFF x, *Chief,*  
mark

his  
TZIN-TU x, H.M.,  
mark

his  
ATE-EE-TEN x, H.M.,  
mark

for the Yellow  
Knives.

his  
LOUISON x ANTHAY, *Chief*  
mark

his  
OLIVER x AJJERICON.  
mark

his  
SUNRISE x, H.M.,  
mark

his  
LAMELISE x, H.M.  
mark

Chipewyans.

Slaves of  
Hay River.

his  
VITAL [Indian characters] LAMOËLLE,  
sign

his  
PAULETTE [Indian characters]  
sign

CHANDELLE,

Chipewyans

Witnesses

T. C. RAE,

OLIVER MERCREDI,

J. S. CAMSELL.

Recorded 16th January 1901

Lib: 163 Fol: 445

JOSEPH POPE

*Dep: Registrar General of Canada.*

No. 429.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Sarcee Band of Indians resident on our Reserve in the District of Alberta in the North West Territories and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LADY THE QUEEN, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Sarcee Indian Reserve in the North West Territories and Dominion of Canada containing by admeasurement be the same more or less and being composed of a road sixty six feet wide across the said Sarcee Indian Reserve and shown colored in red on attached Plan.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to be used for road purposes and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND WE, the said Chief and Principal men of the said The Sarcee Band of Indians do, on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the dedication of the said portion of land for road purposes.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this Third day of January in the year of Our Lord one thousand nine hundred

Signed, Sealed and Delivered, in the presence of

[L.S.] A. J. MCNEILL  
*Indian Agent*

[L.S.] G. HODGSON  
*Interpreter*

his		
BULL HEAD	x (Chief)	[L.S.]
mark		
his		
BIG PLUME	x (Minor Chief)	[L.S.]
mark		
his		
BIG WOLF	x (Minor Chief)	[L.S.]
mark		
JIM BIG PLUME		[L.S.]
his		
JACK SARCEE	x	[L.S.]
mark		
his		
CROW COLLAR	x	[L.S.]
mark		
his		
TWO GUNS	x	[L.S.]
mark		
his		
DOG	x	[L.S.]
mark		
his		
TWO YOUNG MEN	x	[L.S.]
mark		
his		
MANY SWAN	x	[L.S.]
mark		

AFRAID OF A GRASSHOPPER	his x mark	[L.S.]
HIT FIRST	his x mark	[L.S.]
WOLF	his x mark	[L.S.]
JACK HEAD ABOVE WATER	his x mark	[L.S.]
BULL COLLAR	his x mark	[L.S.]
DODGING A HORSE	his x mark	[L.S.]
TOM HEAVEN FIRE	his x mark	[L.S.]
YOUNG BULL HEAD	his x mark	[L.S.]
THE OTTER	his x mark	[L.S.]
MANIPAW	his x mark	[L.S.]
EAGLE TAIL FEATHER	his x mark	[L.S.]

DOMINION OF CANADA,  
North West Territories  
District of Alberta  
To Wit:

Personally appeared before me, Alexander James McNeill the Indian Agent of the Band of Sarcee Indians in the District of Alberta in the North West Territories, and Bull Head Chief of the Band of Indians.

AND the said Alexander James McNeill for himself says:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Sarcee Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

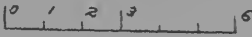
And the said Chief Bull Head says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

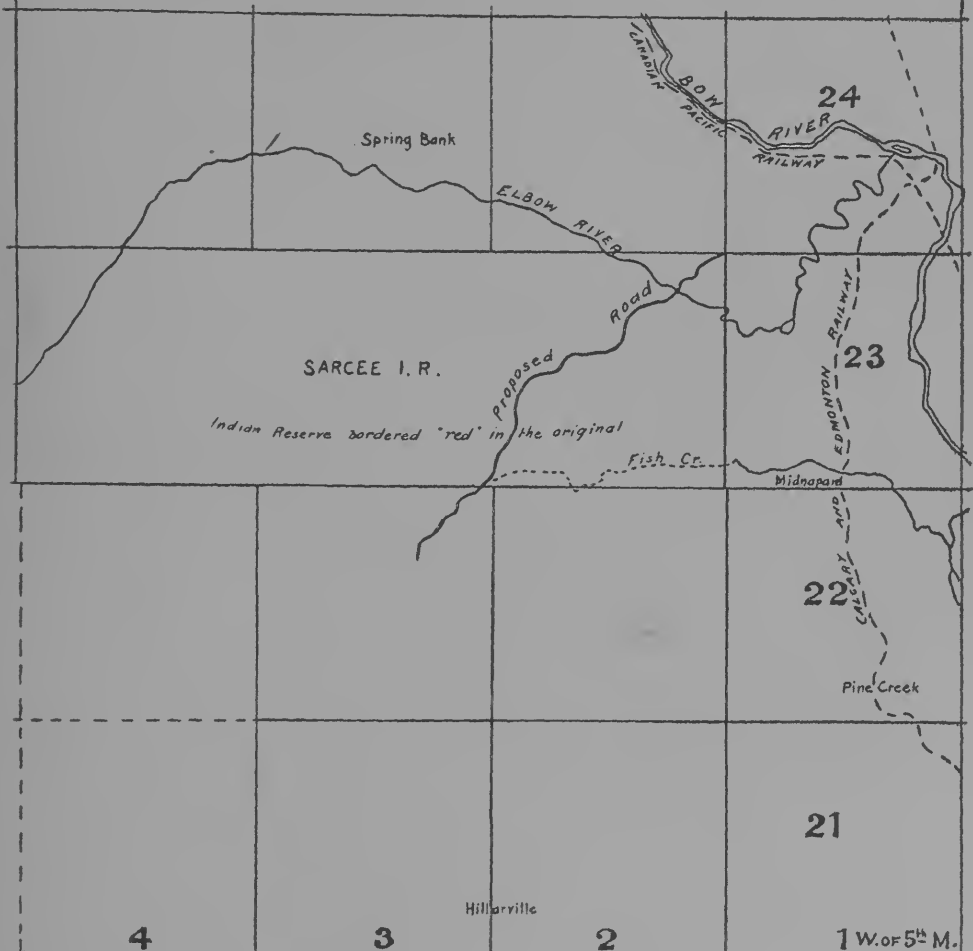
No. 429

Sketch showing approximately a proposed  
Road, 66 feet wide, across the Sarcee I. R., N.W. T.  
(To accompany the Surrender.)

Scale in miles



7<sup>th</sup> Dec. 1899



A true copy (reduced)

*L. Bray*

Chief Surveyor  
Dept of Indian Affairs  
23 Feb. 1904.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said Chief Bull Head

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the two Deponents  
Alexander James McNeill and Bull  
Head at the City of Calgary in the  
District of Alberta N.W.T. this 10th  
day of January A.D., 1900, having been  
first interpreted and explained to said  
Bull Head

A. J. McNEILL  
his  
BULL x HEAD  
mark

D. L. SCOTT,

*A Judge of the Supreme Court  
of the North West Territories.*

George Hodgson sworn as Interpreter.

D. L. S.

Accepted by the Governor in Council on the 5th Feb. 1900.

JOHN J. McGEE

*Clerk of the Privy Council.*

Recorded 23rd February 1900.

Lib. 150, Fol. 644.

JOSEPH POPE

*Dep. Registrar General of Canada.*

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No. 430.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The River Desert Band of Indians resident on our Reserve at Maniwaki in the County of Wright in the Province of Quebec and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our SOVEREIGN LADY THE QUEEN, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Maniwaki Indian Reserve in the County of Wright and Province of Quebec containing by admeasurement Thirty Nine and Nine tenths acres be the same more or less and being composed of portions of Lots Nos. 14 and 15 in the Road Range West of the said Reserve and which may be described as follows, that is to say; Commencing at the South West Angle of the two acre lot situated in the said Lot 14, sold to Henry Thomas Flynn, thence South six chains to the line between Lots 13 and 14; thence East along the said line twenty five chains; thence North seventeen chains to a point in Lot 15; thence West twenty four chains; thence South six chains to the North limit of the aforesaid two acre lot; thence East along the said North limit three chains

to the North East angle of the said two acre Lot; thence South along the East boundary of the said two acre Lot five chains to its South East angle; thence West along the South boundary of the said two acre lot four chains to the point of commencement.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the sale thereof, shall, after deducting the usual proportion for expenses of management, be paid to us and our descendants annually or semi-annually as to the Department of Indian Affairs may seem best in our interests.

AND WE, the said Chief and Principal men of the said River Desert Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the sale of the said portions of land and the disposition of the Monies arising therefrom.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this eighth day of January in the year of Our Lord one thousand nine hundred.

Signed, Sealed and Delivered, in the presence of W. J. McCaffrey Indian Agent	}	JOHN BTE TENESCO <i>Chief</i>	[L.S.]
		SIMON OTJIK <i>Sub Chief</i>	[L.S.]
		his	
		PEN X JA <i>Life Sub Chief</i>	[L.S.]
		mark	
		MATIAS TCHANANA	[L.S.]

DOMINION OF CANADA, Province of Quebec County of Wright To Wit:	}	Personally appeared before me, William James McCaffrey Indian Agent of the Village of Maniwaki in the Province of Quebec and Simon Otjik Chief of the said Band of Indians.

AND the said William James McCaffrey for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Maniwaki Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Simon Otjik says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said William James McCaffrey.



That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents Before  
me at the Township of Maniwaki in  
the County of Wright this 13th day of  
January A.D., 1900  
ANASTASE ROY *J.P.*

W. J. McCAFFREY  
*Indian Agent*  
SIMON OTJIK

Accepted by the Governor in Council on the 5th Feby 1900.

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 23rd. February 1900

Lib: 163 Fol: 282

JOSEPH POPE

*Dep: Registrar General of Canada.*

No. 431.

D. B. C. 985

Canada.  
Territories.

### CERTIFICATE OF OWNERSHIP.

East Saskatchewan Land Registration District.

Reference Certificate 1791

This is to Certify that the Superintendent General of Indian Affairs of Canada and his successors in office is now the owner of an estate in fee simple of and in the whole of Legal Subdivisions Four and Three and the West half of Legal Subdivision Two of Section Four in Township Forty four in Range Two West of the Third Meridian in the District of Saskatchewan in the North West Territories of Canada, containing one hundred acres more or less: subject to the encumbrances, liens and interests notified by memorial underwritten or endorsed hereon, or which may hereafter be recorded in the Register of Title.

IN WITNESS WHEREOF I have hereunto subscribed my name and affixed my seal this Thirty first day of May A.D. 1894

S. BREWSTER *Registrar,* [L.S.]

*East Saskatchewan Land Registration District*

P. O. Address Ottawa Ont:

I Certify that the within instrument is duly entered and Registered in the Land Titles Office for the East Saskatchewan Land Registration District at Prince Albert in the North West Territories, at 2 O'clock P.M. on the 31 day of May A.D. 1894 Number 985 Book C, Fol 126

S. BREWSTER  
*Registrar,*  
*E.S.L.R.D.*

No. 432.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Alnwick Band of Indians resident on our Reserve at Alnwick in the County of Northumberland in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LADY THE QUEEN, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Township of Alnwick in the County of Northumberland and Province of Ontario containing by admeasurement eighty seven hundredths of one acre be the same more or less and being composed of a portion of Location No. 67 of the Indian Reservation in the said Township of Alnwick, which may be described as follows: Commencing on the West boundary of the said Location at the South West angle of the Lot of land occupied by the Alnwick Agricultural Fair Grounds; thence Southerly along said boundary five chains more or less to the Cobourg Road; thence North Easterly along the said Road to the Southerly limit of the said Fair Grounds; thence Westerly along the said Southerly limit, three chains and fifty links more or less to the point of commencement.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to Sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the Sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the Interest thereon paid to us and our descendants annually or semi-annually as to the Department of Indian Affairs may seem best in our interest, the value of improvements to be paid to Locatee.

AND WE, the said Chief and Principal men of the said Alnwick Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the Sale of the said land and the disposal of the moneys arising therefrom.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this 5th day of March in the year of Our Lord one thousand nine hundred.

Signed, Sealed and Delivered, in the presence of	}	PETER CROWE <i>Chief</i>	[L.S.]
J. THACKERAY		M. CHUBB	[L.S.]
PETER CROWE	}	THOMAS MARSDEN	[L.S.]
		JOHN COMEGO	[L.S.]
		WM. LUKES	[L.S.]
		SAMPSON COMEGO	[L.S.]
		JAMES MARSDEN x	[L.S.]
		THOS. C. SALT	[L.S.]
		JOSHUA PAUL	[L.S.]
		HENRY COMEGO	
		ENOCH CROWE	
		CHRIS. MARSDEN	
		JNO. H. CHASE	
		JOHN PAUL	
	GEO. E. BLAKER		
	ALBERT CROWE		
	MOSES M. MARSDEN		
	GEORGE M. BLAKER		

E. COMEGO x  
JOHN BLAKER  
JOSH. TOBICO  
JAS. BEAVER

DOMINION OF CANADA,  
Province of Ontario  
County of Northumberland  
To Wit:

Personally appeared before me, John Thackeray of the Township of Alnwick in the Province of Ontario Indian Agent of the Alnwick Band of Indians and Peter Crowe Chief of the said Band of Indians.

AND the said John Thackeray for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Township of Alnwick of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Peter Crowe says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said John Thackeray

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the said Deponents  
J. Thackeray & P. Crowe at the Town-  
ship of Alnwick in the County of Nor-  
thumberland this 7th day of March  
A.D., 1900.

J. THACKERAY  
PETER CROWE

W. BRESBIN J P

Accepted by the Governor in Council on the 27th March 1900.

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 14th April 1900.

Lib. 163, Fol. 324.

JOSEPH POPE

*Dep. Registrar General of Canada.*

No. 433.

(No deed of this number.)

No. 434.

*THIS INDENTURE* made in duplicate the 12th day of May A.D. 1900 IN PURSUANCE OF THE ACT RESPECTING SHORT FORMS OF CONVEYANCES:

Between *ALEXANDER EDWARD KENNEDY* of the Township of Smith in the County of Peterborough, Farmer, hereinafter called the "Vendor" of the First Part;

*LUCINDA S. KENNEDY* of the same place, wife of the Vendor, of the Second Part;

*THE COMPANY* for *PROPAGATION* of the *GOSPEL* in *NEW ENGLAND* and the *PARTS ADJACENT* in *AMERICA*, a body corporate and politic (hereinafter called the "Company") of the Third Part; and

*HER MAJESTY THE QUEEN* herein represented by *THE SUPERINTENDENT GENERAL OF INDIAN AFFAIRS* for the *DOMINION OF CANADA* (hereinafter called the "Government") of the Fourth Part.

WHEREAS The Company was formerly seized of an Estate in fee simple in the lands and premises hereinafter mentioned and hereby conveyed or intended so to be which said lands and premises they permitted the Mississagua Band of Indians at Mud Lake then to occupy as a reserve;

AND WHEREAS by Indenture bearing date the 12th day of October A.D. 1898, and made between The Company of the First part and the Government of the Second Part. The Company granted and conveyed to the Government part of the said lands and premises (as in said conveyance particularly described) in trust as a reserve for the use and benefit of the said Band of Indians;

AND WHEREAS by Indenture bearing date the 7th day of November A.D. 1899 and made between the Company of the First part and the Vendor of the Second part. The Company granted and conveyed to the said Vendor the remainder of the hereinafter described lands and premises as in the last mentioned conveyance particularly described;

AND WHEREAS the said Band of Indians by resolution passed at a meeting held by them at Chemong on 19th February 1900 requested the said Superintendent General of Indian Affairs to purchase for their use and benefit from the said Vendor the said last mentioned parcel of land and premises at and for the price or sum of \$2250. the same to be paid for out of the Capital Funds of the said Band and the said Superintendent General of Indian Affairs hath contracted with the said Vendor for the sale to and purchase by the Government of the same accordingly;

AND WHEREAS the descriptions of the land in the said conveyances respectively contained are not such as to permit of the registration of the said conveyances in the Proper Registry Office and registerable descriptions of the same are not readily obtainable and the said Vendor and the Government have requested the Company (as testified by the said Vendor becoming a party to and executing these presents) to execute and deliver to the Government a new, direct and sufficient conveyance of the whole of the lands and premises covered by or included in both of the said hereinbefore recited conveyances;

NOW THEREFORE THIS INDENTURE WITNESSETH that for and in consideration of the premises and of the said sum of \$2250. of lawful money of Canada

to the said Vendor paid by the Government at or before the ensembling and delivering of these presents, the receipt whereof is hereby acknowledged, the Vendor doth grant unto the Government in fee simple ALL and Singular those certain parcels or tracts of land and premises situate, lying and being in the Township of Smith in the County of Peterborough and Province of Ontario and being all such parts of the lands and premises hereinafter mentioned as were heretofore conveyed by the Company to the Vendor or intended so to be TO HAVE AND TO HOLD the same unto Her said Majesty, Her Heirs and Successors forever in trust for the use or benefit of the Mississaguas of Mud Lake Band of Indians, SUBJECT NEVERTHELESS to the reservations, limitations, provisoes and conditions expressed in the original grant thereof from the Crown.

The said Vendor covenants with the said Government that he has the right to convey the said lands to the said Government notwithstanding any act of the said Vendor, and that the said Government shall have quiet possession of the said lands free from all encumbrances.

And the said Vendor covenants with the said Government that he will execute such further assurances of the said land as may be requisite.

And the said Vendor covenants with the said Government that he has done no act to encumber the said lands.

And the said Vendor releases to the said Government all his claims upon the said land.

And the said Lucinda S. Kennedy wife of the said Vendor hereby bars her dower in the said lands.

AND THIS INDENTURE FURTHER WITNESSETH that for and in consideration of the premises and of the sum of One Dollar of lawful money of Canada to the said Company paid by each of them the said Vendor and the said Government at or before the sealing and delivery of these presents (the receipt whereof is hereby acknowledged) the said Company hath granted, confirmed, released and surrendered and by these presents doth grant, confirm, release and surrender unto Her Majesty, Her successors and assigns all estate, right, title, interest, claim and demand whatsoever both at law and in equity or otherwise howsoever and whether in possession or expectancy of them the said Company of, in, to or out of All and Singular those certain parcels and tracts of land and premises situate, lying and being in the Township of Smith in the County of Peterborough and Province of Ontario comprising sixteen hundred and sixty-four acres be the same more or less and being composed of the Broken Lots Numbers sixteen, seventeen and eighteen and the North Part of Broken Lot Nineteen in the Twelfth Concession. The Broken Lots Seventeen, eighteen, nineteen, twenty and north parts of Broken Lots Numbers Twenty-one, Twenty-two, Twenty-three and Twenty-four in the Thirteenth Concession and Broken Lots Numbers Eighteen, Nineteen and Twenty, Lot Twenty-one and Broken Lots Twenty-two, Twenty-three and Twenty-four in the Fourteenth Concession of the said Township of Smith.

TO HAVE AND TO HOLD the same unto Her said Majesty, Her Heirs and Successors forever in trust as a Reserve for the use or benefit of the Mississaguas of Mud Lake Band of Indians.

IN WITNESS WHEREOF the parties hereto have hereunto set their hands and seals the day and year first above written.

Signed, Sealed and Delivered in the pre-	}			
sence of		as		
to execution by Alex. E. Kennedy and			A. E. KENNEDY	[L.S.]
Lucinda S. Kennedy			LUCINDA S. KENNEDY	[L.S.]
G. M. ROGER.				

The Common Seal of the Company for Propagation of the Gospel in New England and the parts adjacent in America was affixed to this Indenture in the presence of William Marshall Venning, Doctor of Civil Law and Charter Clerk of the Company.

[L.S.]

COUNTY OF  
PETERBOROUGH  
To Wit:

I. George Morrice Roger of the Town  
of Peterborough in the County of Peter-  
borough Barrister, make oath and say:

1. THAT I was personally present and did see the within Instrument and duplicate thereof duly signed sealed and executed by Alexander Edward Kennedy and Lucinda S. Kennedy two of the parties thereto.

2. THAT the said Instrument and duplicate were executed at the said Town of Peterborough

3. THAT I know the said parties

4. THAT I am a subscribing witness to the said Instrument and duplicate

Sworn before me at the Town of Peter-  
borough in the County of Peterborough  
this 12th day of May in the year of  
Our Lord 1900

G. M. ROGER

J. M. BENNET

*A Commissioner for taking Affidavits*

I CERTIFY that the within Instrument is duly entered and registered in the Registry Office for the County of Peterborough, in book T-16 for the Township of Smith at 10.5 o'clock, a.m. of the 27th day of June A.D., 1900  
Number 5595

B. MORROW  
*Registrar.*

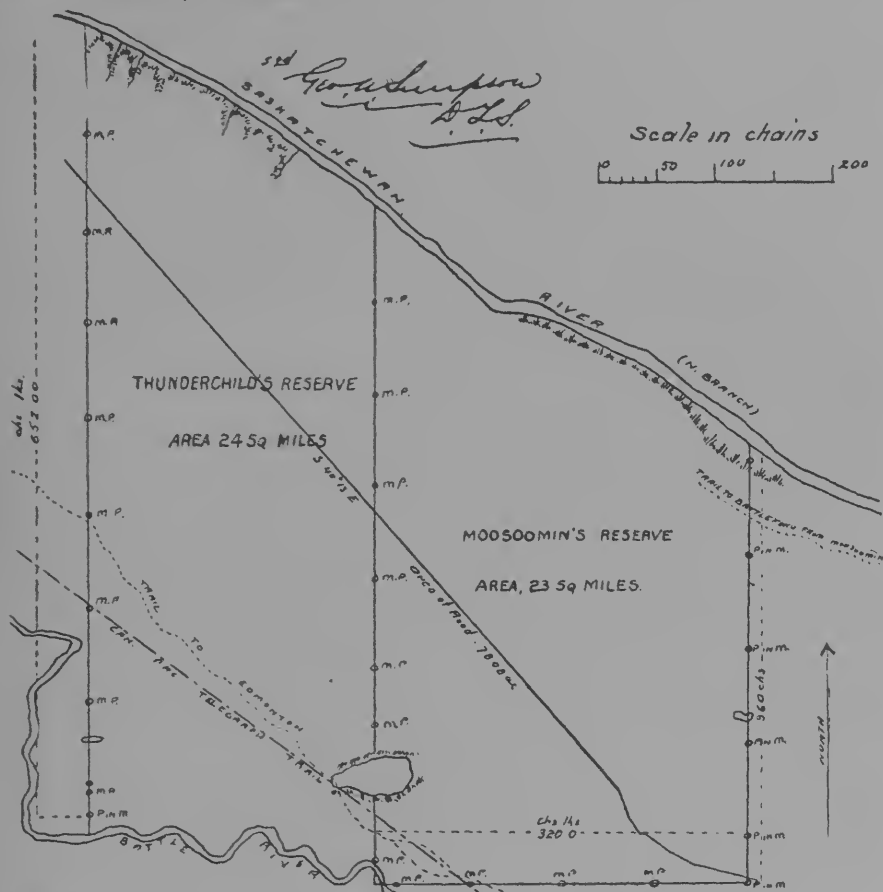
No. 435.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Indians of Moosomin and Thunderchild's Reserves resident on our Reserves in the District of Saskatchewan in the North West Territories and Dominion of Canada, for and acting on behalf the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LADY THE QUEEN, her Heirs and Successors forever. ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Moosomin & Thunderchild's Reserves in the District of Saskatchewan and North West Territories containing by admeasurement Seventy three acres & forty three hundredths of an acre be the same more or less and being composed of a road allowance one chain wide through Moosomin and Thunderchild's Reserves in the Battleford Indian Agency, Saskatchewan, containing as afore-said 73 43 acres, as shown on a Plan of Survey of record in the Department of Indian Affairs made in 1899, under the instructions of the Government of the North West Territories. The said Road allowance is shown approximately on the sketch hereto annexed.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to be dedicated for road purposes.

N<sup>o</sup> 435

TREATY N<sup>o</sup> 6.  
Battleford District



Department of the Secretary of State of Canada  
Registrars Branch

Ottawa 23 Aug. 1900

This plan is annexed to a Surrender from  
Indians of Moosomin and Thunderchild Reserves  
to the Queen dated 25<sup>th</sup> May 1900 and recorded  
this day in Feb. Vol. 424.

Sd. J. G. Simpson

Acting Dep. Registrar General of Canada.

A true copy (reduced)

E. P. Brant  
Chief Surveyor  
Dept of Indian Affairs.

AND WE, the said Chief and Principal men of the said Indians of Moosomin & Thunderchild's Reserves do, on behalf of our people and for ourselves hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the dedication of the said land for a Road allowance.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this 25th day of May in the year of Our Lord one thousand nine hundred.

Signed, Sealed and Delivered, in the presence of

NORMAN McDONALD  
R. F. CHISHOLM

MOOSOMIN <sup>his</sup> x [L.S.]  
<sup>mark</sup>  
Chief of Moosomin's Band.

THUNDERCHILD <sup>his</sup> x [L.S.]  
<sup>mark</sup>  
Chief of Thunderchild's Band

DOMINION OF CANADA,  
District of Saskatchewan  
North West Territories  
To Wit:

Personally appeared before me, Charles M. Daunais of the Village of Battleford in the District of Saskatchewan Indian Agent and Moosomin Chief of the said Band of Indians (Moosomin's Band)

AND the said Charles M. Daunais for himself says:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Moosomin Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Moosomin for himself says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said Moosomin

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

Sworn before me by the said Deponents  
severally at the Village of Battleford  
in the District of Saskatchewan this  
4th day of July A.D., 1900.

CHAS. M. DAUNAIS  
Indian Agent

MOOSOMIN <sup>his</sup> x  
<sup>mark</sup>

[L.S.] T. J. DEMERS J. P.



DOMINION OF CANADA,  
 District of Saskatchewan  
 North West Territories  
 To Wit:

Personally appeared before me, Charles  
 M. Daunais of the Village of Battleford  
 in the District of Saskatchewan Indian  
 Agent and Thunderchild Chief of the  
 Band of Indians.

AND the said Charles M. Daunais for himself says:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Thunderchild Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Thunderchild for himself says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said Thunderchild

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the said Deponents  
 severally at the Village of Battleford  
 in the District of Saskatchewan this  
 4th day of July A.D., 1900.

CHAS M. DAUNAIS  
*Indian Agent*  
 his  
 THUNDERCHILD x  
 mark

T. J. DEMERS *J. P.*

Accepted by the Governor in Council on the 9th Augt. 1900

JOHN J. MCGEE

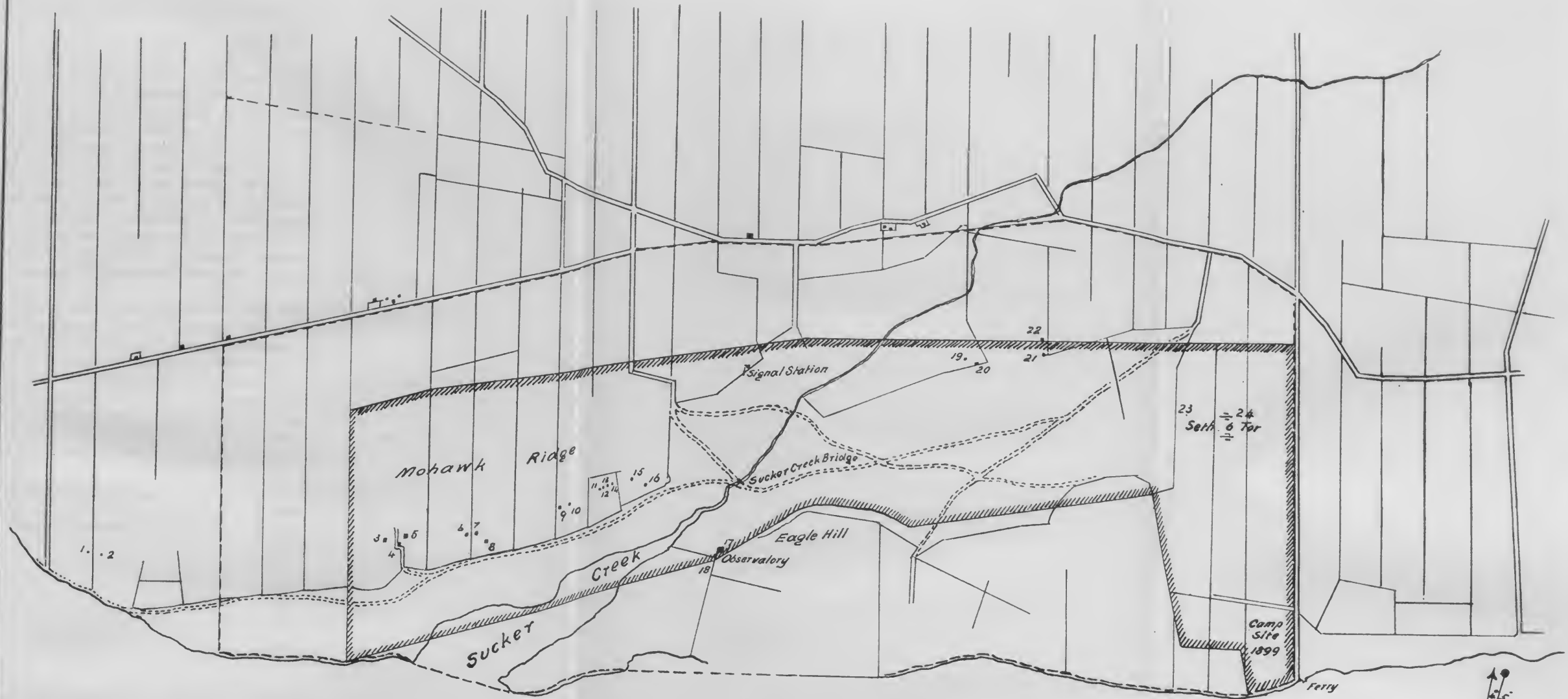
*Clerk of the Privy Council.*

Recorded 23rd August 1900

Lib. 163 Fol. 424.

P. PELLETIER

*Acting Dep: Registrar General of Canada.*



----- Boundary proposed tactical ground. (A blue line in the original).  
 ===== " " Artillery Range 1899. (A red line in the original).

1 House Saml Claus	13 Barn Solomon Hill
2 " Wm J. Maracle	14 Barn " "
3 Barn Miss Hill	15 House Jacob Oak Brant
4 House " "	16 Barn " "
5 Barn " "	17 House Israel Moses
6 Barn Danl. H. Maracle	18 Barn " "
7 House " "	19 House Alex. Moses
8 Shack " "	20 Barn " "
9 Barn Wm. S. Hill	21 House Peter Louis
10 House " "	22 Barn " "
11 House Solomon Hill	23 Field at East End 1st Position, David Joe Brant
12 Kitchen " "	24 " " " Seth Wheeler

Proposed Artillery Range offered; —  
 Bounds of territory for practice, camp and drill  
 indicated thus =====

2/3/1900

Signed J. A. Macrae

A correct reduction. Unnecessary detail in the  
 original is omitted.

J. Bray  
 Chief Surveyor  
 Dept. of Indian Affairs  
 May 1905

Deputy Superintendent General  
 of Indian Affairs

Rep. 217894

Department of the Secretary of State of Canada, Registrar's Branch, Ottawa, 23<sup>rd</sup> October 1900. This plan is annexed to a Surrender from the Mohawks of the Bay of Quinte to H. M. the Queen dated 9<sup>th</sup> May 1900, and recorded this day in Lit. 163 Vol. 432.

Signed - Joseph Pope  
 Dep. Registrar General of Canada.

No. 436.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Mohawks of the Bay of Quinte Band of Indians resident on our Reserve in the Tp. of Tyendinaga in the County of Hastings in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LADY THE QUEEN, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Township of Tyendinaga in the County of Hastings and Province of Ontario containing by admeasurement Two square miles be the same more or less and being composed of that certain portion of land of an irregular width in the Tyendinaga Reserve aforesaid, extending Westward from the Marysville Road, a distance of about three miles and shown on the Plan hereto attached bordered in red.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to Lease the same to The Militia authorities in accordance with the terms of agreement hereto attached.

AND WE, the said Chief and Principal men of the said The Mohawks of the Bay of Quinte do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the leasing of the said land.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this Ninth day of May in the year of Our Lord one thousand nine hundred.

Signed, Sealed and Delivered, in the presence of  
GEORGE ANDERSON

}	DANIEL H. MARACLE	[L.S.]
	SAMPSON GREEN	[L.S.]
	SOLOMON LOFT	[L.S.]
	STEPHEN MARACLE	[L.S.]
	A. T. C. MARACLE	[L.S.]
	JONAH BRANT	[L.S.]
	EX WM. GREEN	[L.S.]
	HENRY HILL	[L.S.]
	his	
	MICHEAL X BRANT	[L.S.]
	mark	

Agreement hereinbefore referred to, embodying terms on which Lease is to be issued.

1. An annual rental of \$100.00 to be paid for any year in which the plains are used for the camp, drill and gun practice in the Fall after crops are harvested, or an annual rental of \$200.00 be paid for any year in which the said plains are so used in the months of May, June, July or August. Such rental to be credited to the interest account of the Band.
2. That subject to the conditions herein laid down, the duration of camps may be from May 15th to August 10th or in the Fall after the crops are harvested.
3. That gun-practice shall not take place later than 4 P.M. on any one day.
4. That during gun-practice, the occupants of all houses enclosed by a red line on the Map shall evacuate their premises and remove their livestock.
5. That any injury to livestock or otherwise, arising from neglect to comply with above paragraph, after a daily warning has been given by the military authorities and been received by the Indians residing within the limits denoted by the red line aforementioned, shall not be subject for compensation, but that any material damages done to buildings or other property by the

firing shall be compensated for at a reasonable rate, to be assessed by a Board, to consist of one military officer, the Indian Agent, and a third person selected by these two.

6. The removal of any fence necessary for the passage of troops shall be permitted, the fence being subsequently replaced by the troops or fair compensation being paid as adjudged by the Board named in the last paragraph.
7. That the compensation for disturbance for gun-practice mentioned in Paragraph Four, be fixed as follows:  
\$30.00 per diem for each day of disturbance between May 15th and August 10th and \$15.00 per day for each day of disturbance after crops are harvested. All sums payable for disturbance to be paid direct to the Indian Agent to be subject to disbursement by the Council of the Band at its discretion in satisfaction of claims of disturbance.
8. That no other claim shall be made by individuals.
9. That in the event of land actually under cultivation or leased land being required by the troops, the Council will use its good offices to make such land available on payment of reasonable compensation to be fixed by the aforementioned Board; it being understood that the Council only undertakes to lease for use of troops common lands over which it has jurisdiction and to enter into the present agreement in respect to damages and disturbance on such lands as are not common and lie within the red line.
10. That the Lease shall be for Ten years, renewable, at the discretion of the Superintendent General, and that it be provided that there shall be no renewal and that the existing Lease shall be revocable if it be shown to the satisfaction of the Superintendent General that Indians of the Band are not treated as other persons are in the purchase of supplies, performance of work &c., for the camps, of all which they claim a fair share if they fulfil the conditions to which others are subject.
11. That in the case of two camps being held in any one year the maximum annual rental will cover, and includes both camps; and the per diem rate for disturbance be determined as herein laid down being governed by the Season at which the camps may be held.

DOMINION OF CANADA,  
Province of Ontario  
County of Hastings  
To Wit:

Personally appeared before me, George Anderson, of the Township of Tyendinaga, in the Province of Ontario, Indian Agent, and Daniel H. Maracle, Chief of the said Band of Indians.

AND the said George Anderson for himself says:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Tyendinaga Indian Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Daniel H. Maracle says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said Daniel H. Maracle

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the said Deponents }  
George Anderson and Daniel H. }  
Maracle, at the Town of Deseronto, }  
in the County of Hastings this Six- }  
teenth day of May A.D., 1900. }

GEORGE ANDERSON  
DANIEL H. MARACLE

HENRY R. BEDFORD,

*One of Her Majesty's Justices of the  
Peace, in and for said County.*

Accepted by Order in Council of the 27th August 1900.

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 23rd October 1900,  
Lib. 163. Fol. 432.

JOSEPH POPE

*Dep. Registrar General of Canada*

No. 437.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Mississaga Band of Indians resident on our Reserve at Mississaga River on the North Shore of Lake Huron in the District of Algoma in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LADY THE QUEEN, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Mississaga River Indian Reserve in the District of Algoma and Province of Ontario containing by admeasurement Three Thousand acres be the same more or less and being composed of all that portion of the Mississaga River Indian Reserve, on the North Shore of Lake Huron, Province of Ontario, lying West of a line drawn due North Astronomically, to the North boundary of the Reserve, from a point on the left Bank of the Mississaga River, distant about one mile and a quarter up the Stream from the crossing of the Algoma Branch of the Canadian Pacific Railway, containing approximately Three Thousand acres. The said line is marked A. B. on the accompanying Plan.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to sell the same to such person or persons, and

upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the Interest thereon paid to us and our descendants annually or semi-annually as to the Department of Indian Affairs may seem best in our interest.

AND WE, the said Chief and Principal men of the said Mississauga Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the sale of the said portion of land and the disposition of the moneys arising therefrom.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this seventh day of April in the year of Our Lord one thousand nine hundred.

Signed, Sealed and Delivered, in the presence of	}	his	
		JOSEPH x SAHGEESE	[L.S.]
		mark	
		his	
		FRANK x TABATCH	[L.S.]
		mark	
		his	
		JOSEPH x MOHANANY	[L.S.]
		mark	
		his	
		MICHEL x SAHGUTCHAWAYGEESHICK	[L.S.]
		mark	
		his	
		PAUL x MOHANANANY	[L.S.]
mark			
his			
JOSEPH x SAHGUTCHAWAYKEZHUK	[L.S.]		
mark			
his			
BEN x SAHGEESE	[L.S.]		
mark			
his			
HENRY x TABATCH	[L.S.]		
mark			
his			
JOHN x NOCQUAOSAGA	[L.S.]		
mark			

DOMINION OF CANADA,  
Province of Ontario  
County of Algoma  
To Wit:

} Personally appeared before me, Samuel Hagan of the Town of Thessalon in the Province of Ontario Indian Agent and Joseph Sahgeese Chief of the said Band of Indians.

AND the said Samuel Hagan for himself says:—

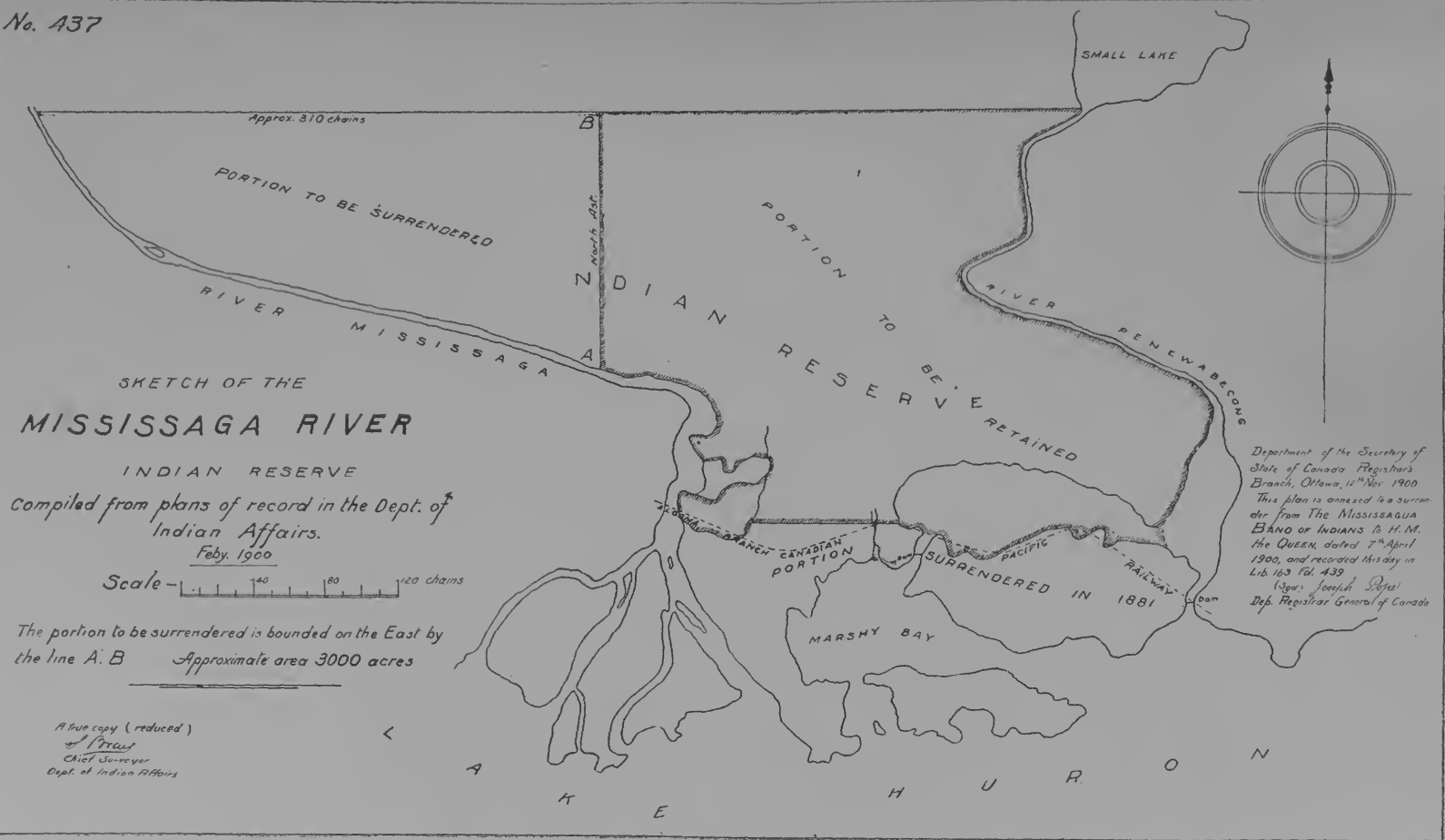
That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Mississagua Indian Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

No. 437



That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Joseph Sahgeese says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said Joseph Sahgeese

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

Sworn before me by the deponents Samuel Hagan and Joseph Sahgeese at the Village of Blind River in the District of Algoma this 7th day of April A.D., 1900.

SAMUEL HAGAN  
his  
JOSEPH x SAHGEESE  
mark

JOSEPH SCOTT J.P.

Accepted by the Governor in Council on the 9th Oct. 1900.

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 12th November 1900

Lib 163 Fol 439.

JOSEPH POPE

*Dep. Registrar General of Canada.*

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No. 438.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Michipicoten Band of Indians resident in the neighborhood of our Reserve at Gros Cap, in the Districts of Thunder Bay & Algoma in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LADY THE QUEEN, her Heirs and Successors forever, ALL AND SINGULAR, those certain parcels or tracts of land and premises, situate, lying and being in the Gros Cap Indian Reserve in the District of Algoma and Province of Ontario containing together by admeasurement Four Hundred and eighty one & one half acres be the same more or less and being composed of all that certain parcel or tract of land, situate, lying & being in the Dis. of Algoma, being part of Gros Cap Indian Reserve, shown on Plan herewith attached and lettered B. Y. 36 thereon, described as follows:—Commencing at the North East Angle, Post No. 1 thence South Ast. sixty chains (60.00) to Post No. 2, situate 73.25 chains West from the East boundary of the Indian Reserve and on the North boundary of the Algoma Central Railway Co's. lands, thence West Ast. along said North boundary seventy four chains (74.00) to Post No. 3, thence North Ast. sixty chains (60.00) to Post No. 4, thence East Ast. seventy four chains (74.00) to the place of beginning,



and all that certain parcel or tract of land situate lying & being in the Dis. of Algoma, composed of a part of the Gros Cap Indian Reserve, shown on the Plan attached and lettered B. Y. 37 thereon, described as follows: Commencing at Post No. 1 on the South side of the Algoma Central Railway Right of Way, thence South Ast. twelve  $\frac{5}{100}$  chs. (12.50) to Post No. 2 thence S.  $82^{\circ}$  W. thirty chs. 30.00 to Post No. 3, 27 chs. twenty seven chains North from the North boundary of the Algoma Central Railway Co's. lands and 73.25 chains West of the East boundary of the Indian Reserve, thence North Ast. twelve  $\frac{5}{100}$  chains to Post No. 4 on the South limit of the Algoma Central Railway Right of Way thence approximately N.  $82^{\circ}$  E. Ast. 30.00 chains more or less along the South limit of the said Algoma Central Railway Right of Way to the place of beginning.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the Interest thereon paid to us and our descendants annually or semi-annually as to the Department of Indian Affairs may seem best in our interest.

AND WE, the said Chief and Principal men of the said Michipicoten Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the sale of the said lands and the disposal of the moneys arising therefrom.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this tenth day of September in the year of Our Lord one thousand nine hundred.

Signed, Sealed and Delivered, in the presence of

WM. VAN ABBOTT

*Indian Agent*

D. G. BOYD.

W. J. PINE

*Interpreter.*

CHIEF JAMES CASS <sup>his</sup> x [L.S.]  
mark

LOUIS LEGARD <sup>his</sup> x [L.S.]  
mark

ANDREW WAHKANE <sup>his</sup> x [L.S.]  
mark

ANTOINE SOULIER <sup>his</sup> x [L.S.]  
mark

WM. TANDÉ <sup>his</sup> x [L.S.]  
mark

MATCHENOODIN <sup>his</sup> x [L.S.]  
mark

JOHN LEGARD <sup>his</sup> x [L.S.]  
mark

GEORGE ANDRÉE <sup>his</sup> x [L.S.]  
mark

FRANK LEGARD <sup>his</sup> x [L.S.]  
mark

JOHNNY ANDREW <sup>his</sup> x [L.S.]  
mark

JOE LEGARD <sup>his</sup> x [L.S.]  
mark

ALEX SOULIER [L.S.]

N<sup>o</sup> 438

# ALGOMA CENTRAL RAILWAY

## PLAN

PROPOSED ADDITION TO LANDS TAKEN FROM THE  
GRAND CAP INDIAN RESERVE

MICHIPICOTEN HARBOR. ONT.

Area. 481  $\frac{1}{2}$  ac.

JULY 24<sup>th</sup> 1900

Dept of Secretary of State of Canada  
Registrars Branch, Ottawa 12<sup>th</sup> Nov. 1900

This plan is annexed to a deed of land  
from the Michipicoten Band of Indians to  
Her Majesty the Queen dated Sept. 10, 1900  
and recorded this day in Lib 175 Fol. 28

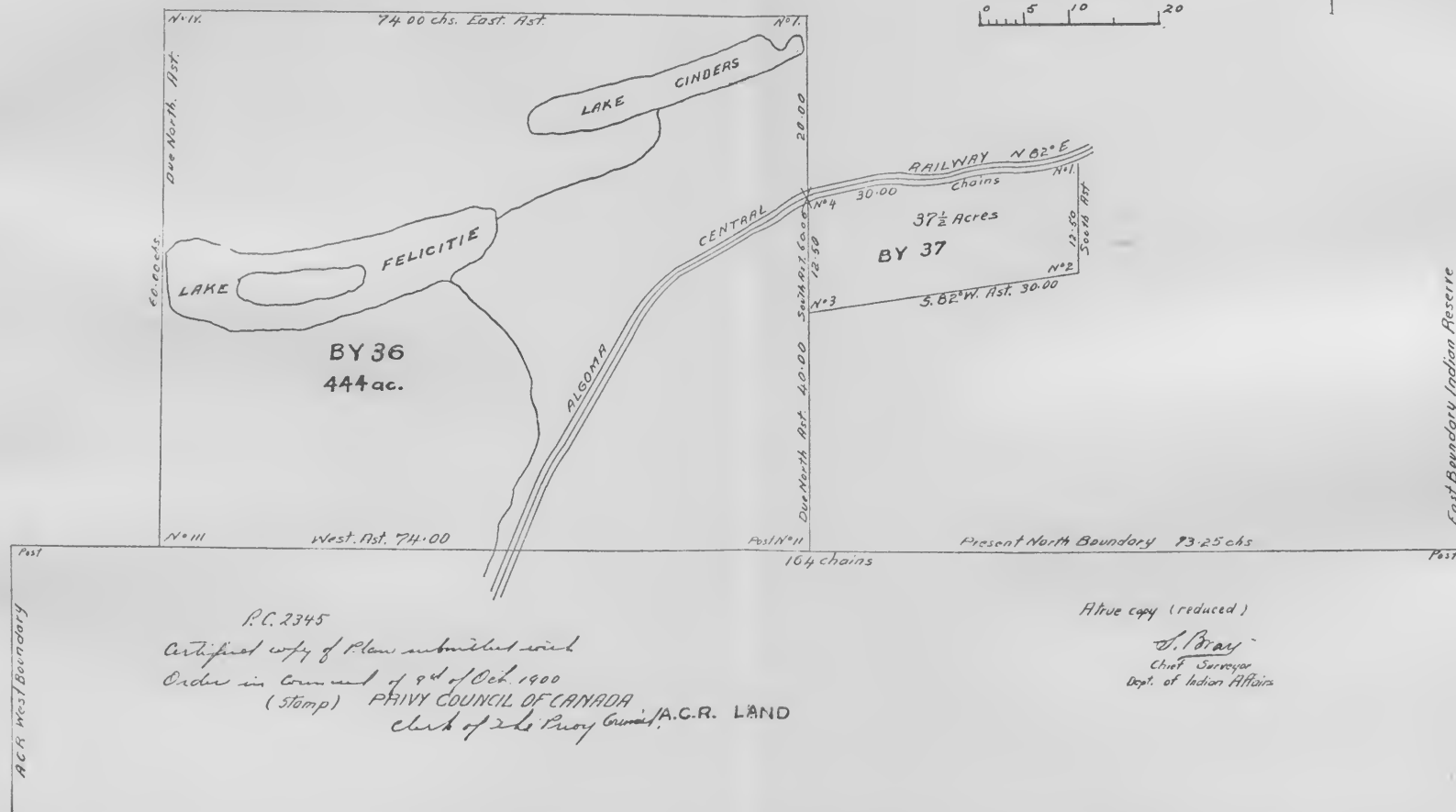
*Wm. H. Pope*  
Dep. Registrar General of Canada.

I hereby certify that this Plan and accompanying  
Field Notes are correct and are prepared from actual  
survey made under my personal supervision.

(Signed)

*Thos Byrne*  
O. L. S.

Scale in chains



P.C. 2345

Artificial copy of Plan submitted with

Order in Council of 9<sup>th</sup> of Oct. 1900

(Stamp) PRIVY COUNCIL OF CANADA

Chief of the Privy Council, A.C.R. LAND

True copy (reduced)

*S. Brang*  
Chief Surveyor  
Dept. of Indian Affairs

DOMINION OF CANADA,  
 Province of Ontario  
 Dist. of Algoma  
 To Wit:

Personally appeared before me, William Van Abbott Indian Agent, of Sault Ste. Marie in the District of Algoma and in the Province of Ontario and James Cass Chief of the Michipicoten Band of Indians.

AND the said William Van Abbott for himself says:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Michipicoten Band of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said James Cass Chief of the Michipicoten Band of Indians says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said William Van Abbott, Indian Agent

That no Indian was present or voted at such council or meeting who was not an habitual resident in the neighbourhood of the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the said Deponents  
 William Van Abbott and James Cass  
 at the Village of Michipicoten Harbor  
 in the District of Algoma this Eleventh  
 day of September A.D., 1900.

WM. VAN ABBOTT

JAMES CASS <sup>his</sup> x

GEORGE BURDEN J.P.,  
*Police Magistrate for Algoma.*

Accepted by the Governor in Council on the 9th Oct. 1900

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 12th November 1900,

Lib: 175, Fol: 28.

JOSEPH POPE

*Dep: Registrar General of Canada.*

No. 439.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of THE PARRY ISLAND BAND OF INDIANS resident on our Reserve at Parry Island in District of Parry Sound in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LADY THE QUEEN, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Parry Island Indian Reserve in the District of Parry Sound and Province of Ontario containing by admeasurement Ninety two and one half acres be the same more or less and being composed of a tract of land, comprising the North Easterly end or point of Parry Island, Georgian Bay, Province of Ontario and described as follows: Commencing at a post planted at a point on the North shore of the said Island, distant approximately 37 chains from the North Eastern point thereof; thence South 22° 30' East 41 chains to a post planted on the Southerly shore of the aforesaid point; thence Easterly, Northerly & Westerly following the shore line of the said end or point of land to the point of commencement.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to grant the same to the Rev. Allen Salt at a nominal consideration

AND WE, the said Chief and Principal men of the said Parry Island Band of Indians do, on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the granting of the said portion of land to the Rev. Allen Salt

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this Eighteenth day of July in the year of Our Lord one thousand nine hundred.

Signed, Sealed and Delivered, in the presence of  
having been first read over and explained to all the parties executing, who appeared perfectly to understand the same, and all those signing by mark made their respective marks in my presence

W. B. MACLEAN  
*Indian Supt.*  
PETER MEGIS

CHIEF PETER MEGIS	[L.S.]
his	
JOHN MENOMINEE x	[L.S.]
mark	
his	
DAN TAHBUCHING x	[L.S.]
mark	
his	
PAHBAHMOWATING x	[L.S.]
mark	
JNO. MANITOWABA	[L.S.]
L. MANITOWABA	[L.S.]
JOS. CHEBENAY	[L.S.]
his	
JOHN KING x	[L.S.]
mark	
JAMES WALKER	[L.S.]

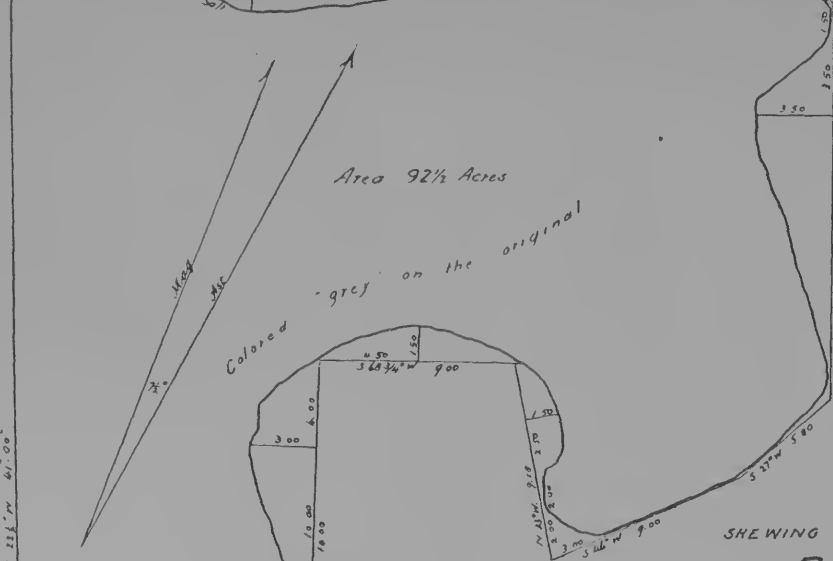
Witness to marks.  
GEO. BLAKER  
JOS. CHEBENAY.

DOMINION OF CANADA,  
Province of Ontario  
District of Parry Sound  
To Wit:

Personally appeared before me, William Brown Maclean of the Town of Parry Sound in the Province of Ontario, Indian Superintendent of the Districts of Muskoka, Parry Sound and Nipissing and Peter Megis Chief of the said Band of Indians.

No. 439

PARRY SOUND



TOWN OF PARRY SOUND

HARBOUR

PLAN  
SHEWING THE MOST NORTH-EASTERLY PORTION OF  
PARRY ISLAND

Note Bearings are magnetic  
Traverse was made on ice

Surveyed for Rev Allen Salt



I certify that this plan is correct

Parry Sound  
March 31<sup>st</sup> 1900

(dpt) David Beatty  
C. L. Surveyor

A true copy  
of the original  
reduced by  
Chief Surveyor  
Dept of Indian Affairs  
7 March, 1904

AND the said William Brown Maclean for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Parry Island Band of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Peter Megis says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said Peter Megis and William Brown Maclean.

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents }  
William Brown Maclean and Peter }  
Megis at the Town of Parry Sound in }  
the District of Parry Sound this 13th }  
day of August A.D., 1900.

W. B. MACLEAN  
PETER MEGIS

J. FARRAR, J.P.

Accepted by Order in Council of the 27th August 1900

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 17th September 1900,

Lib: 163. Folio, 428.

JOSEPH POPE,

*Dep: Registrar General of Canada.*

No. 440.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Mohawks of the Bay of Quinté Band of Indians resident on our Reserve at Tyendinaga in the County of Hastings in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LADY THE QUEEN, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Tyendinaga Indian Reserve in the County of Hastings and Province of

Ontario containing by admeasurement Three acres be the same more or less and being composed of that part of Lot five lying South of the Salmon River and North of the travelled Road in Concession Two in the Tyendinaga Indian Reserve aforesaid

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to Lease the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the Leasing thereof, shall, after deducting the usual proportion for expenses of management, be paid to us and our descendants annually or semi-annually as to the Department of Indian Affairs may seem best in our interests.

AND WE, the said Chief and Principal men of the said Mohawks of the Bay of Quinte Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the leasing of the said portion of land.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this fifth day of December in the year of Our Lord one thousand nine hundred.

Signed, Sealed and Delivered, in the presence of

GEORGE ANDERSON

*Indian Agent*

}	DAN H. MARACLE	[L.S.]
	SAMPSON GREEN	[L.S.]
	SOLOMON LOFT	[L.S.]
	S. T. C. MARACLE	[L.S.]
	HENRY SMART	[L.S.]
	HENRY HILL	[L.S.]
	SAMUEL LOUIS	[L.S.]
	his	
	SETH x LOFT	[L.S.]
	mark	
JOSIAH HILL	[L.S.]	
his		
ISAAC D x GREEN	[L.S.]	
mark		

DOMINION OF CANADA,

Province of Ontario

County of Hastings

To Wit:

}	Personally appeared before me George
	Anderson of the Town of Deseronto in
	the Province of Ontario Indian Agent
	and Sampson Green a Chief of the said
	Band of Indians.

AND the said George Anderson for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Tyendinaga Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Sampson Green says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said George Anderson

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

SWORN before me by the said George Anderson and Sampson Green the Deponents at the Town of Deseronto in the County of Hastings this Thirteenth day of December A.D., 1900.	}	GEORGE ANDERSON <i>Agent</i> SAMPSON GREEN
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HENRY R. BEDFORD  
*One of Her Majesty's Justices of  
 the Peace in and for said County.*

Accepted by the Governor in Council on the 3rd Jan. 1901

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 17th January 1901

Lib. 164 Fol. 124

JOSEPH POPE

*Dep. Registrar General of Canada*

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No. 441.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Hurons of Lorette Band of Indians resident on our Reserve at Junc Lorette in the County of Quebec in the Province of Quebec and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LADY THE QUEEN, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Lorette Indian Reserve in the County of Quebec and Province of Quebec containing by admeasurement Four acres be the same more or less and being composed of the portion of land in the Lorette Indian Reserve aforesaid, bounded by the Highway, Reid's Mill, the River St. Charles and the O'Sullivan property.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to Lease the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the Leasing thereof, shall, after deducting the usual proportion for expenses of management, be paid to us and our descendants annually or semi-annually as to the Department of Indian Affairs may seem best in our interests.

AND WE, the said Chief and Principal men of the said Hurons of Lorette Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the leasing of the said portion of land and the disposition of the moneys arising therefrom.



IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this Seventeenth day of October in the year of Our Lord one thousand nine hundred.

Signed, Sealed and Delivered, in the presence of ANTOINE O. BASTIEN <i>Indian Agent.</i>	}	FRANCIS GROS LOUIS SASCENIO <i>Chief</i> (L.S.)
		GASPARD PICARD X ONDLARALETE <i>Chief</i> (L.S.)
		MAURICE BASTIEN <i>Chief</i> (L.S.)
		OVIDE SIOUT <i>Chief</i> (L.S.)
		MOISE X PICARD <i>Chief</i> (L.S.)
		DELPHIS SIOUT <i>Chief</i> (L.S.)

DOMINION OF CANADA,  
Province of Quebec  
County of Quebec  
To Wit:

} Personally appeared before me, Antoine O Bastien Indian Agent of the Village of Jeune Lorette in the Province of Quebec and Francis Gros Louis Sascenio Chief of the said Band of Indians.

AND the said Antoine O. Bastien for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Hurons of Lorette of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Francis Gros Louis Sascenio says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said Antoine O. Bastien.

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

Saw us before me by the Dependents Antoine O Bastien & Francis Gros Louis Sascenio at St Amurise of Lorette in the County of Quebec this 5th day of November A.D.. 1900	}	FRANCIS GROS LOUIS SASCENIO <i>Grand Chief</i>
		ANTOINE O. BASTIEN <i>Indian Agent</i>

J. MARTEL

J.P.

Accepted by the Governor in Council on the 22nd Decr. 1900

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 12 January 1901

Lib: 164 Fol: 122

JOSEPH POPE

*Dep: Registrar General of Canada.*

No. 442.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Bands of Indians owning the Wild Lands Indian Reserve on Rainy River, resident on our Reserves in the Rainy River District in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LADY THE QUEEN, her Heirs and Successors forever, ALL AND SINGULAR, the burnt timber on the Wild Lands Indian Reserve being No. 15 M. under Treaty No 3, in the Rainy River District, containing an area of 20671.27 acres

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to Sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the Sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the Interest thereon paid to us and our descendants annually or semi-annually as to the Department of Indian Affairs may seem best in our interests.

AND WE, the said Chief and Principal men of the said Bands of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the Sale of the said timber and the disposition of the moneys arising therefrom.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this 18th, 19th, 20th day of December in the year of Our Lord one thousand nine hundred

Signed, Sealed and Delivered, in the presence of

L. J. ARTHUR LEVÊQUE  
I. I. A.

}	his		
	KAIBAITAKAI x Chief		[L.S.]
}	mark		
	WAINTEECOUICHING x	his	[L.S.]
	mark		
	WAISSKEEKEEJICK x	his	[L.S.]
	mark		
	KAWATAKEONISKUNG x	his	[L.S.]
	mark		
	MAQUAPINESSE x	his	[L.S.]
	mark		
	SIBISCOOKEEJICK x	his	[L.S.]
	mark		

MAKATAPINESSE	his x <i>Chf</i>	[L.S.]
	mark	
MAWAWISTOKEJICK	his x	[L.S.]
	mark	
WAWASKEQUAKING	his x	[L.S.]
	mark	
MAISENAWEASAY	his x <i>Chf</i>	[L.S.]
	mark	
ATAWININE	his x	[L.S.]
	mark	
KAQUATACOUICK	his x	[L.S.]
	mark	
WAPATAINKISKUNG	his x	[L.S.]
	mark	
KATCHEKAKAH	his x <i>Chf</i>	[L.S.]
	mark	
MISQUAKAKAKE	his x	[L.S.]
	mark	
MEQUANCENE	his x	[L.S.]
	mark	
MASKICHEWININI	his x	[L.S.]
	mark	
WASHEKONISKING	his x	[L.S.]
	mark	
MISSUNAWAPINESSE	his x	[L.S.]
	mark	
PASTONAQUAEAST	his x	[L.S.]
	mark	

DOMINION OF CANADA,  
Province of Ontario  
District of Rainy River  
To Wit :

Personally appeared before me, Luc Joseph Arthur Levêque Inspector of Indian Agencies of the Town of Rat Portage in the Province of Ontario and Washkoniskung Chief of the Little Forks Band of Indians.

AND the said Luc Joseph Arthur Leveque for himself saith:

That the annexed Release or Surrender was assented to by a majority of the male members of the said Bands of Indians of the Wild Lands Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Washekonneskung says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents	}	L. J. ARTHUR LEVEQUE
sworn at the Village of Big Fork in		I. I. A.
District of Rainy River this 21st day		his
of December A.D., 1900.		WASHEKONNESKUNG x mark

W J HOLMES  
J.P.

Accepted by the Governor in Council on the 21st Jan 1901

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 6th February 1901.

Lib: 163. Fol: 446.

JOSEPH POPE

*Dep: Registrar General of Canada.*

No. 443.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Way-Way-See-Cappos Band of Indians resident on our Reserve in the Municipalities of Rossburn and Silver Creek in the Province of Manitoba and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LADY THE QUEEN, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in Sec. 24. T. 20. R. 24. W. I. M. in the Municipality of Rossburn and Province of Manitoba containing by admeasurement be the same more or less and being composed of the Fishing Station in said Municipality of Rossburn granted under order of His Excellency in Council dated 19th October 1894

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in order that the said Fishing Station may be transferred to the Department of the Interior

AND WE, the said Chief and Principal men of the said Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the transfer of said Fishing Station.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this twenty ninth day of December in the year of Our Lord one thousand nine hundred.

Signed, Sealed and Delivered, in the presence of

G. H. WHEATLEY  
*Indian Agent*  
A. CALDWELL,  
*Interpreter*

his  
CHIEF ASTAKEESIC x [L.S.]  
mark

his  
HEADMAN MANITOWIGWAM x [L.S.]  
mark

his  
TAWBIT x [L.S.]  
mark

his  
BILLY LONGCLAWS x [L.S.]  
mark

his  
ESCANAGATAGIN x [L.S.]  
mark

his  
KAY-WAY-TOS-KANET x [L.S.]  
mark

his  
ESK-CAN-AGAT x [L.S.]  
mark

his  
WA-PA-CAPPO x [L.S.]  
mark

his  
KA-SHA-MANITOWIGWAM x [L.S.]  
mark

his  
JOHN LONGCLAWS x [L.S.]  
mark

his  
JIM ESCANAGATAGIN x [L.S.]  
mark

Witness

A. CALDWELL  
*Interpreter.*

his  
PIERRIE GAMBLER x [L.S.]  
mark

HUGH MCKAY [L.S.]

DOMINION OF CANADA,  
Province of Manitoba  
County of  
To Wit :

Personally appeared before me, George H. Wheatley of the Town of Birtle in the Province of Manitoba Indian Agent and Astakeesic of the Way-Way-See-Cappos Band of Indians and Chief of the said Band of Indians.

AND the said Geo H. Wheatley for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Way-Way-See-Cappos Band of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Chief Astakeesic says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents	} G. H. WHEATLEY Indian Agent. his ASTAKEESIC x mark
George H. Wheatley and Astakeesic at	
Rosburn in the Province of Manitoba	
this Sixteenth day of Feb. A.D., 1901.	

GEO. CORMACK J.P.

Accepted by the Governor in Council on the 13th March 1901.

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 29th March 1901.

Lib: 164. Folio 134.

JOSEPH POPE

*Dep: Registrar General of Canada.*

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No. 444.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Munceys of the Thames Band of Indians resident on our Reserve in the Township of Caradoc in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LORD THE KING, his Heirs and Successors, ALL AND SINGULAR, those certain parcels or tracts of land and premises, situate, lying and being in the Caradoc Indian Reserve in the County of Middlesex and Province of Ontario containing by admeasurement

be the same more or less and being composed of all those portions of the Caradoc Indian Reserve absolutely under the control of the Department of Indian Affairs and belonging to the said Band of Indians.

TO HAVE AND TO HOLD the same unto His said Majesty THE KING, his Heirs and Successors, in trust to Lease the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people, for the term of ten years for shooting purposes

AND upon the further condition that all moneys received from the leasing thereof, shall, after deducting the usual proportion for expenses of management, be paid to us and our descendants annually or semi-annually during the said term.

AND WE, the said Chief and Principal men of the said The Munceys of the Thames Band do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the leasing of the said lands for shooting purposes for the term of ten years

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this 10th day of June in the year of Our Lord one thousand nine hundred and one.

Signed, Sealed and Delivered, in the presence of  
A SINCLAIR

CHIEF CHARLES TIMOTHY [L.S.]  
CORNELIUS LOGAN [L.S.]  
SILAS LOGAN [L.S.]  
SCOBIE LOGAN [L.S.]  
JOHN CASE [L.S.]

DOMINION OF CANADA,  
Province of Ontario  
County of Middlesex  
To Wit :

Personally appeared before me, A. Sinclair Indian Agent Chief Charles Timothy of the Township of Caradoc in the Province of Ontario and Chief of the said Band of Indians.

AND the said A Sinclair for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Munceys of the Thames of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Charles Timothy says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

Sworn before me by the Deponents at the Township of Caradoc in the County of Middlesex this 19th day of July A. D., 1901.

CHARLES TIMOTHY Chief  
A. SINCLAIR  
Indian Agent

M MCGUGAN J.P.

Duplicate Original Surrender accepted by the Governor in Council on the 6th August, 1901.

JOHN J. MCGEE

*Clerk of the Privy Council*

Recorded 31st August 1901

Lib 176 Fol 16.

P. PELLETIER

*Actg. Dep. Registrar General of Canada.*

No. 445.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Chippewas of The Thames Band of Indians resident on our Reserve in the Township of Caradoc in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LORD THE KING, his Heirs and Successors, ALL AND SINGULAR, those certain parcels or tracts of land and premises, situate, lying and being in the Caradoc Indian Reserve in the County of Middlesex and Province of Ontario containing by admeasurement

be the same more or less and being composed of all those portions of the Caradoc Indian Reserve absolutely under the control of the Department of Indian Affairs and belonging to the said Band of Indians

TO HAVE AND TO HOLD the same unto His said Majesty THE KING, his Heirs and Successors in trust to lease the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people, for the term of ten years for shooting purposes

AND upon the further condition that all moneys received from the leasing thereof, shall, after deducting the usual proportion for expenses of management, be paid to us and our descendants annually or semi-annually during the said term.

AND WE, the said Chief and Principal men of the said the Chippewas of the Thames Band do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the leasing of the said lands for shooting purposes for the term of ten years.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this Nineteenth day of July in the year of Our Lord one thousand nine hundred and one.

Signed, Sealed and Delivered, in the presence of

HENRY JOHNSTONE

}	CHIEF JOSEPH FISHER	[L.S.]
	LUCIUS HENRY	[L.S.]
	GEORGE FISHER	[L.S.]
	FRANCIS DELEARY	[L.S.]

DOMINION OF CANADA.

Province of Ontario

County of Middlesex

To Wit :

}	Personally appeared before me, A. Sinclair Indian Agent Chief Joseph Fisher
	of the Township of Caradoc in the Province of Ontario and
	Chief
	of the said Band of Indians.



AND the said A. Sinclair for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Chippewas of the Thames of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Chief Joseph Fisher says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents at the Township of Caradoc in the County of Middlesex this 19th day of July A.D., 1901 M MCGUGAN J.P.	}	A. SINCLAIR <i>Indian Agent</i> CHIEF JOSEPH FISHER
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Recorded 3rd September 1901

Lib 176 Fol. 18.

P. PELLETIER

*Actg. Dep. Registrar General of Canada*

No. 446.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Mud Lake Band of Indians resident on our Reserve in the Township of Smith in the County of Peterborough in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LORD THE KING, his Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Mud Lake Indian Reserve in the County of Peterborough and Province of Ontario containing by admeasurement Forty acres and five tenths of one acre be the same more or less and being composed of the Mission Property lying west of Chemung's Street, in the said Reserve, excepting thereout a School and Dwelling House Lot, containing One and Twenty-two one hundredths acres of land.

TO HAVE AND TO HOLD the same unto His said Majesty THE KING, his Heirs and Successors forever, in trust to Lease the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the Leasing thereof, shall, after deducting the usual proportion for expenses of management, be paid to us and our descendants annually or semi-annually as to the Department of Indian Affairs may seem best in our interests

AND WE, the said Chief and Principal men of the said Mud Lake Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the leasing of the said portion of land.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this 26th day of April in the year of Our Lord one thousand nine hundred and one.

Signed, Sealed and Delivered, in the presence of

WM. MCFARLANE

JOSEPH IRONS

JOSEPH IRONS <i>Chief</i>	[L.S.]
DANIEL WHETUNG JR.	[L.S.]
SAMSON FAUN	[L.S.]
WILLIE WHETUNG	[L.S.]
GEORGE TAYLOR	[L.S.]
RICHMOND P. TOBICO	[L.S.]
GEORGE JOHNSTON	[L.S.]
JOHN W JACOBS	[L.S.]
JOSEPH WHETUNG	[L.S.]
ISAIAH KESHIGO	[L.S.]

DOMINION OF CANADA,  
Province of Ontario  
County of Peterborough  
To Wit :

Personally appeared before me, William McFarlane of the Township of Otonabee in the County of Peterborough, in the Province of Ontario Indian Agent of the Mud Lake Band of Indians and Joseph Irons Chief of the said Band of Indians.

AND the said William McFarlane for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Township of Smith in the County of Peterborough of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Joseph Irons for himself says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said William McFarlane

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

Sworn before me by the said two De-  
ponents William McFarlane and Joseph  
Irons at the Town of Peterborough in  
the County of Peterborough this 16th  
day of May A.D., 1901

WM. McFARLANE  
JOSEPH IRONS.

H. RUSSELL

J.P.

*County of Peterborough*

Accepted by the Governor in Council on the 6th June 1901

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 4th September 1901

Lib 176. Fol. 20.

P. PELLETIER

*Actg. Dep. Registrar General of Canada*

No. 447.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Leech Lake Band of Indians resident on our Reserve at Leech Lake in the District of Assiniboia in the North West Territories and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LADY THE QUEEN, her Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Leech Lake Indian Reserve in the District of Assiniboia containing by admeasurement be the same more or less and being composed of that certain Road allowance one chain wide across Leech Lake Reserve, Number 73 A, surveyed by W. T. Thompson D L. S. in 1899, as set forth on a Plan of Survey of record in the Department of Indian Affairs, a copy of which is hereto attached.

TO HAVE AND TO HOLD the same unto Her said Majesty THE QUEEN, her Heirs and Successors forever, in trust to dedicate the land hereby surrendered for the purpose of a road allowance

AND WE, the said Chief and Principal men of the said Leech Lake Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the dedication of the said land for a road allowance.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this twentieth day of July in the year of Our Lord one thousand nine hundred.

# — P — **SHOWING SURV THROUGH LEECH L**

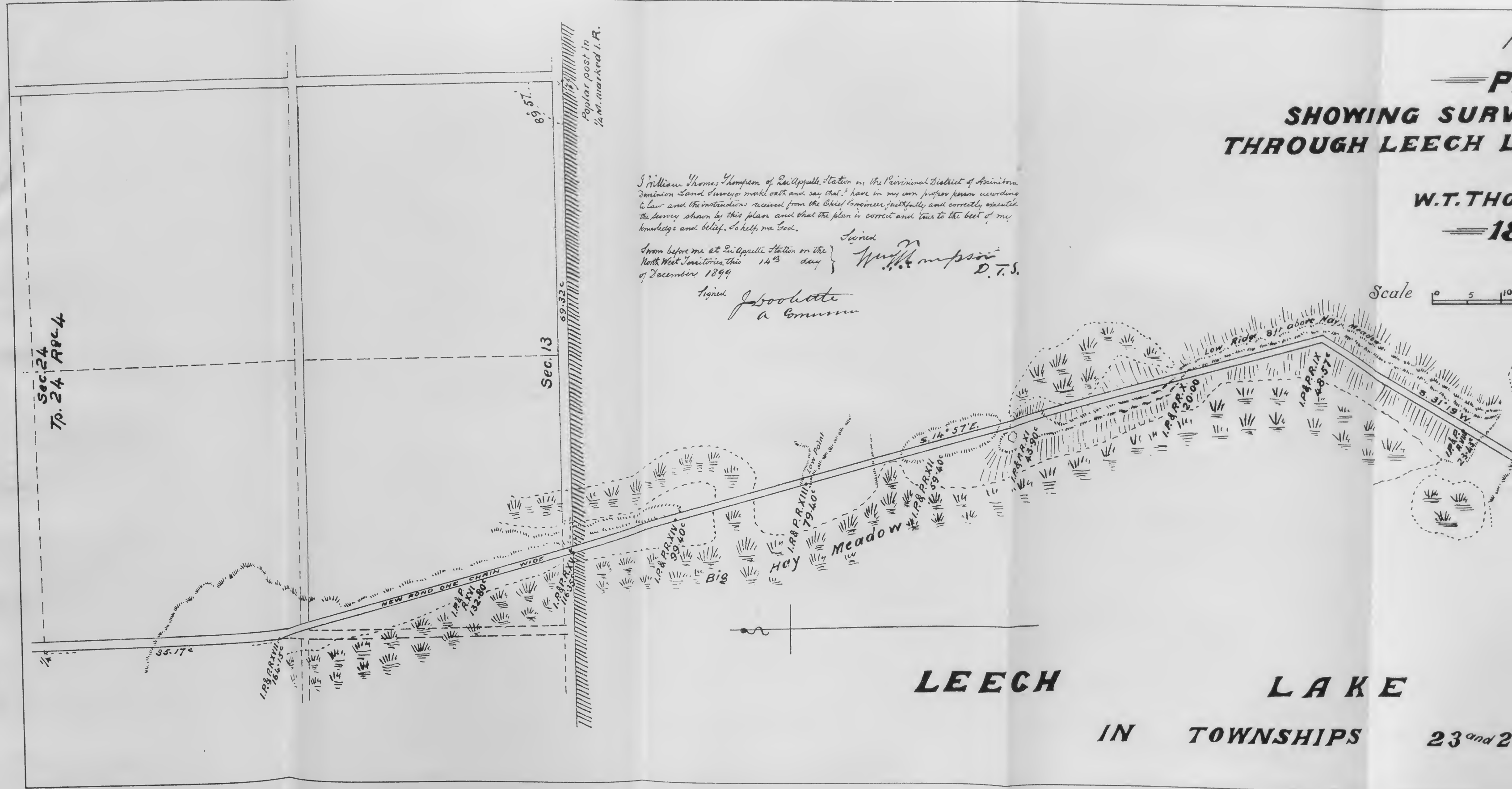
W.T. THO  
 — 18 —



I William Thomas Thompson of Lac Apollon Station in the Provincial District of Assiniboia  
 Dominion Land Surveyor make oath and say that I have in my own proper person according  
 to law and the instructions received from the Chief Engineer faithfully and correctly executed  
 the survey shown by this plan and that the plan is correct and true to the best of my  
 knowledge and belief. So help me God.

From before me at Lac Apollon Station on the  
 North West Territories this 14<sup>th</sup> day  
 of December 1899

Signed  
*W. T. Thompson*  
 D.T.S.  
 Signed  
*J. Booth*  
 a Commissioner



Poplar post in  
 1/4 M. marked I.R.

N<sup>o</sup> 447

**PLAN**

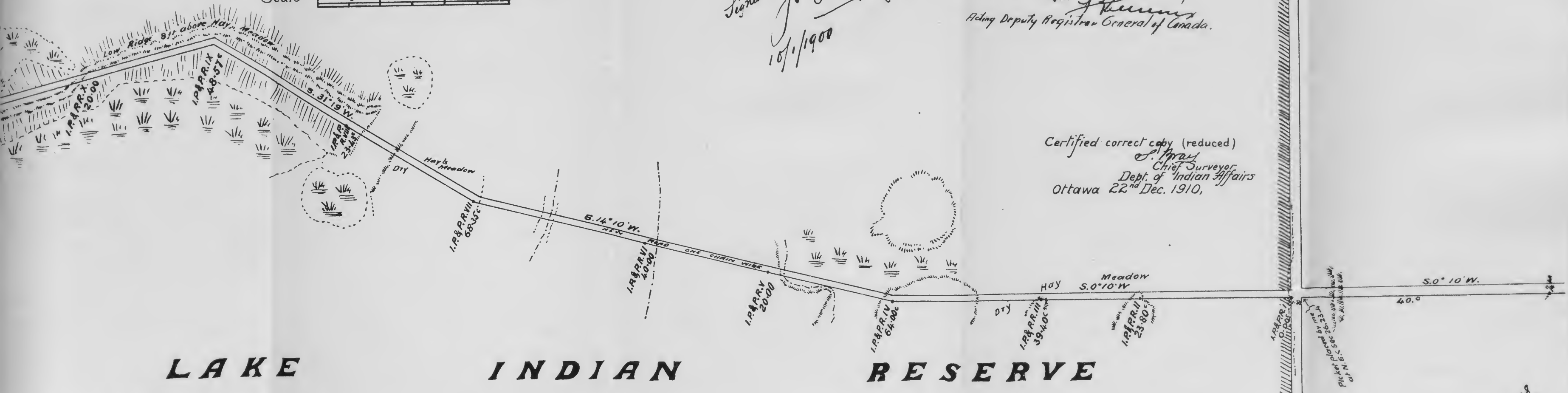
**SHOWING SURVEY OF NEW ROAD  
THROUGH LEECH LAKE INDIAN RESERVE**

BY

**W.T. THOMPSON D.T.S.**

**1899**

Scale 0 5 10 20 30 chains



Dept. of the Secretary of State of Canada  
Registrars Branch.

Ottawa Oct 8, 1901

This plan is annexed to a surrender from the Leech  
Lake Indians to Her Majesty the Queen, dated  
20<sup>th</sup> July 1900 and recorded on this day  
in Lib 184. Folio 207

Signed *J. D. [Signature]*  
10/1/1900

Sgd. *[Signature]*  
Acting Deputy Registrar General of Canada.

Certified correct copy (reduced)

*[Signature]*  
Chief Surveyor  
Dept. of Indian Affairs  
Ottawa 22<sup>nd</sup> Dec. 1910.

3.57558  
1.18  
21/2/1900

Signed, Sealed and Delivered, in the presence of

*Witnesses*

PETER HOURIE

*Interpreter*

JNO. W. JOWETT.

}	his		
	KINNISTAYNO	x	[L.S.]
	mark		
	his		
	PEEPEETCH	x	[L.S.]
	mark		
	his		
	YELLOW CALF	x	[L.S.]
	mark		
	his		
JINTECUMIPETUNG	x	[L.S.]	
mark			
his			
MUSKAYGOO	x	[L.S.]	
mark			
his			
KAQUACHE CAPPO	x	[L.S.]	
mark			
his			
KAQUATASAWININ	x		
mark			
his			
KAQUATECUMICENUNG	x	[L.S.]	
mark			
his			
KENOWEKESEQUAPE	x	[L.S.]	
mark			

DOMINION OF CANADA,

Province of

County of

To Wit :

Personally appeared before me, John P. Wright (at the time of this surrender) of the Agency of Crooked Lake Reserves in the District of Assiniboa Indian Agent and Kinnistayno representative of the said Band of Indians.

AND the said John P. Wright for himself says:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Leech Lake Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Kinnistayno, the representative of the said Band of Indians says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said Kinnistayno

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is the representative of the said Band of Indians and entitled to vote at the said meeting or council.

Sworn before me by John P. Wright, the former Deponent at the City of Winnipeg in the Province of Manitoba this eighth day of September A.D., 1900.

DAVID LAIRD  
*Indian Commissioner*

JNO. P. WRIGHT  
*Indian Agent*

Sworn before me by Kinnistayno, the latter deponent, at the Crooked Lake Agency, in the Provisional District of Assiniboia, this twenty third day of July A.D., 1901.

DAVID LAIRD  
*Indian Commissioner.*

his  
KINNISTAYNO x  
mark  
*Representative of the Band*

Accepted by the Governor in Council on the 13th Sept. 1901

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 8th October 1901

Lib. 164. Folio 206.

P. PELLETIER

*Acting Deputy Registrar General of Canada*

No. 448.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of Pheasant Rumps Band of Indians No. 68 resident on our Reserve at the West end of Moose Mountain, in the Provisional District of Assinaboia in the North West Territories and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LORD THE KING, his Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the District of Assinaboia of the North West Territories containing by admeasurement 23,424 acres be the same more or less and being composed of the whole of the Reserve of the Pheasant Rump Band aforesaid

TO HAVE AND TO HOLD the same unto His said Majesty THE KING, his Heirs and Successors forever, in trust to Sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the Sale thereof, after deducting the usual proportion for expenses of management, and after setting apart for road allowances, that may be transferred to the North West Government, and used and maintained as Public Highways, shall be placed to our credit, to be disposed of as hereinafter set forth,

AND WE, the said Principal men of the said Pheasant Rumps Band do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the disposal of the said Reserve, it being understood and

agreed that the said Government, after deducting Two Thousand Five Hundred Dollars, for removing the members of our said Band, and placing them on another Reserve, and in purchasing cattle, lumber, machinery, and other articles for our Band and for the Band or Bands with which we may hereafter unite, the balance shall be placed to our credit, and the interest, and such portion of the principal money, as the said Government may deem expedient, be expended for our benefit, and for the benefit of those Indians whose lands we may hereafter share, and become the joint owners thereof. Finally, in making this surrender we stipulate that the Government shall fence around with an iron rail, and not sell without the consent of ourselves, or of our children the plot wherein our dead are buried.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this Twenty First day of March in the year of Our Lord one thousand nine hundred and one

Signed, Sealed and Delivered, in the presence of

H. R. HALPIN  
*Interpreter for Crees & Salteaux*  
W. MURISON  
*Interpreter for Assinaboines*  
JAS. MCARTHUR  
*Interpreter for the Assiniboines*

RED THUNDER or WAH-KEE-ANDUTAH x  
H. M [L.S.]

ISHANAKOOTCH or SHOOT'S ALONE x [L.S.]  
his mark

DOMINION OF CANADA,

Province of  
County of

To Wit:

Personally appeared before me, John George Hardy, Justice of the Peace, Cannington Manor in the North West Territories, and Hon. David Laird, Indian Commissioner, of the City of Winnipeg in the Province of Manitoba and Red Thunder, or Wah-kee-andutah Head Men of the said Band of Indians.

AND the said David Laird for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Pheasant Rump No. 68 of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Red Thunder or Wah-kee-andutah says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said



That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Head Man of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents David Laird and Red Thunder or Wah-kee- andutah at the Moose Mountain Agency in the District of Assinaboia this twenty first day of March A.D., 1901	}	DAVID LAIRD	
		RED THUNDER or WAH-KEE-ANDUTAH	his mark

JOHN GEO. HARDY

*J.P. in & for N.W.T.*

Accepted by the Governor in Council on the 28th Sept. 1901.

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 16th October 1901

Lib: 163. Fol: 482

P. PELLETIER

*Acting Dep: Registrar General of Canada*

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No. 449.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Principal men of Ocean Mans, alias Striped Blanket Band, of Indians No. 69 resident on our Reserve at the West end of Moose Mountain, in the Provisional District of Assiniboia in the North West Territories and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LORD THE KING, his Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the District of Assiniboia of the North West Territories containing by admeasurement 23,680 acres be the same more or less and being composed of the whole of the Reserve of the Ocean Man, alias Striped Blankets Band aforesaid.

TO HAVE AND TO HOLD the same unto His said Majesty THE KING, his Heirs and Successors forever, in trust to Sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the Sale thereof, after deducting the usual proportion for expenses of management, and after setting apart for road allowances, that may be transferred to the North West Government, and used and maintained as Public Highways, shall be placed to our credit, to be disposed of as hereinafter set forth,

AND WE, the said Principal men of the said Ocean Man alias Striped Blanket Band do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the disposal of the said Reserve, it being understood and agreed that the said Government after deducting, Two Thousand Five Hundred Dollars, for removing the members of our said Band, and placing them on another Reserve, and in purchasing cattle, lumber, machinery, and other articles for our Band, and for the Band, or Bands, with which we may hereafter unite. The balance shall

be placed to our credit, and the interest, and such portion of the principal money, as the said Government may deem expedient, be expended for our benefit, and for the benefit of those Indians whose lands we may hereafter share, and become the joint owners thereof, Finally, in making this surrender we stipulate that the Government shall fence around with an iron rail, and not sell without the consent of ourselves or of our children the plot wherein our dead are buried.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this Twenty first day of March in the year of Our Lord one thousand nine hundred and one.

Signed, Sealed and Delivered, in the presence of

H. R. HALPIN

*Interpreter for Crees and Salteaux*

W. MURISON

*Interpreter for the Assinaboines*

x JAS. McARTHUR

*Interpreter for the Assiniboinnes*

his

x WAVING IN THE WIND

mark

or CAMMINCHAY H'man

[L.S.]

DOMINION OF CANADA,

Province of

County of

To Wit:

Personally appeared before me, John George Hardy of Cannington Manor, Justice of the Peace for the North West Territories and David Laird Indian Commissioner of the City of Winnipeg in the Province of Manitoba and Waving in the Wind, or Camminchay Head Man of the said Band of Indians.

AND the said David Laird for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Ocean Man or Striped Blankets No. 69 of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Waving in the Wind or Camminchay says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Head Man of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents David  
Laird and Waving in the Wind, or  
Camminchay at the Moose Mountain  
Agency in the District of Assinaboia  
this twenty-first day of March A.D.,  
1901

DAVID LAIRD  
WAVING IN THE WIND  
OR  
CAMMINCHAY <sup>his</sup> x  
mark

JOHN GEO. HARDY

*J.P. in & for N.W.T*

Recorded 19th October 1901

Lib: 163 Fol: 485

P. PELLETIER

*Acting Dep: Registrar General of Canada*

No. 450.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of the Manitou Rapids Band, No 11 of the Schedule of Indian Reserves, Treaty No. 3. resident on our Reserve on Rainy River in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LORD THE KING, his Heirs and Successors forever, ALL AND SINGULAR, the merchantable timber over nine inches at the stump on that certain parcel or tract of land and premises, situate, lying and being in the District of Rainy River in the Province of Ontario containing by admeasurement Five thousand seven hundred and thirty six and  $\frac{5}{100}$  acres be the same more or less and being composed of Indian Reserve on Rainy River in the District aforesaid known as No 11.

TO HAVE AND TO HOLD the said unto His said Majesty THE KING, his Heirs and Successors forever, in trust to sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the Interest thereon paid to us and our descendants annually or semi-annually as to the Department of Indian Affairs may seem best in our interests

AND WE, the said Chief and Principal men of the said the Manito Rapids Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the sale of the said timber and the disposition of the moneys arising therefrom.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seal- this 25th day of September in the year of Our Lord one thousand nine hundred and one.

Signed, Sealed and Delivered, in the pre-  
sence of

JNO P. WRIGHT  
*Indian Agent*

RED HAWK	<sup>his</sup> x mark	[L.S.]
KETCHEKAYKAKE	<sup>his</sup> x mark	[L.S.]
MUSKEWININE	<sup>his</sup> x mark	[L.S.]
PAYCAHMANAHQUAT	<sup>his</sup> x mark	[L.S.]

his  
KAPAGOBBO x [L.S.]

mark

his  
NAMAYPOOK x [L.S.]

mark

his  
MISEWAYGANWE x [L.S.]

mark

DOMINION OF CANADA,  
Province of Ontario  
District of Rainy River  
To Wit:

Personally appeared before me, John  
Philip Wright of the Village of Fort  
Frances in the Province of Ontario and  
Red Hawk Chief of the said Band of  
Indians.

AND the said John Philip Wright for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Manitou Rapids Reserve No 11 of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said "Red Hawk" says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

Sworn before me by the two within mem-  
tioned Deponents at the Township of  
Barwick in the District of Rainy River  
this 30th day of September A.D., 1901.

JNO P. WRIGHT  
*Indian Agent*

his  
RED HAWK x  
mark.

[L.S.] CHAS. J. HOLLAND J.P. P.M.  
*A Commissioner for affidavits  
in H. C. J.*

Accepted by the Governor in Council on the 22nd Octr 1901.

JOHN J. MCGEE  
*Clerk of the Privy Council.*

Recorded 14th November 1901

Lib. 163 Fol. 488.

JOSEPH POPE

*Dep. Registrar General of Canada.*

No. 451.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of the Niacatchewenin Band of Indians resident on our Reserve on Rainy Lake in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LORD THE KING, his Heirs and Successors forever, ALL AND SINGULAR, The Merchantable timber over nine inches at the stump on that certain parcel or tract of land and premises, situate, lying and being in the Niacatchewenin Indian Reserve in the District of Rainy River and Province of Ontario containing by admeasurement Three Thousand seven hundred sixty one & one half acres be the same more or less and being composed of Indian Reserve on Rainy Lake in the District aforesaid, known as 17 A

TO HAVE AND TO HOLD the said timber unto His said Majesty THE KING, his Heirs and Successors forever, in trust to sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the Sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the interest thereon paid to us and our descendants annually or semi-annually as to the Department of Indian Affairs may seem best in our interests

AND WE, the said Chief and Principal men of the said the Niacatchewenin Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the sale of the said timber and the disposition of the money's arising therefrom.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this Third day of October in the year of Our Lord one thousand nine hundred and one

Signed, Sealed and Delivered, in the presence of

JNO. P. WRIGHT  
*Indian Agent*

}	his OHSAWWAH x	[L.S.]
	mark	
	his KATCHEANAMACK x	[L.S.]
	mark	
	his NAATUMAGESICK x	[L.S.]
	mark	
	his KEWAYGUANASH x	[L.S.]
	mark	
	his WILSON x	[L.S.]
	mark	

DOMINION OF CANADA,  
Province of Ontario  
District of Rainy River  
To Wit:

}	Personally appeared before me, John
	Philip Wright of Couchiching Agency in
	the District of Rainy River in the Pro-
	vince of Ontario, Indian Agent and
	Ohsawwah Chief of the said Band of In-
	dians.

AND the said John Philip Wright for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Niacatchewenin Indian Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Ohsawwah says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the two Deponents  
above mentioned at the Village of Fort  
Frances in the District of Rainy River  
this 3rd day of October A.D., 1901.

JNO. P. WRIGHT  
*Indian Agent*

his  
OHSAWWAH x  
mark.

CHAS. J. HOLLAND  
*J.P.*

Accepted by the Governor in Council on the 31st Octr. 1901.

JOHN J. MCGEE  
*Clerk of the Privy Council.*

Recorded 8th January 1902

Lib. 163. Fol. 519.

JOSEPH POPE  
*Dep: Registrar General of Canada.*

No. 452.

KNOW ALL MEN BY THESE PRESENTS THAT WE, the undersigned Chief and Principal men of The Maganetewan Band of Indians resident on or near our Reserve in the Tp. of Wallbridge in the District of Parry Sound in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LORD THE KING, his Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Maganetewan Indian Reserve in the District of Parry Sound and Province of Ontario containing by admeasurement Twenty-two and one half acres be the same more or less and being composed of that portion of the Maganetewan Reserve which may be described as follows:—Commencing on the West bank of the Maganetewan River, at a point where it is intersected by the line between Concessions 8 & 9, of the said Township produced Westerly;—thence Northerly along the said West bank of the River a distance of nine chains more or less to a point distant 92 links N. 55° E. from a dead pine tree squared and marked with the letter "A";—thence S. 55° W. 92 links to the said dead pine tree;—thence continuing on the same course 9 chains and

6 links to a pine post marked "B";—thence Southerly from said pine post on a course S. 35° E. 23 chains and 12 links more or less to a pine post marked "C";—thence on a course N. 55° E. 9 chains and 12 links to a cedar post marked "D";—thence continuing on the same course 76 links to the Western bank of the Maganetewan River;—thence Northerly along the said bank to the place of beginning, excepting thereout five per cent of the aforesaid area for public roads and the right to construct the said roads, where necessary.

TO HAVE AND TO HOLD the same unto His said Majesty THE KING, his Heirs and Successors forever, in trust to Lease the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the Leasing thereof, shall, after deducting the usual proportion for expenses of management, be paid to the members of our said Band as to the Department of Indian Affairs may seem best in our interest

AND WE, the said Chief and Principal men of the said Maganetewan Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the leasing of the said portion of land

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this 26th day of November in the year of Our Lord one thousand nine hundred and one.

Signed, Sealed and Delivered, in the presence of

W. B. MACLEAN  
*Indian Supt*

}	PETER DOSHKENOW	his x mark	[L.S.]
	ANTOINE COOPER		[L.S.]
	MICHEL DOSHKENOW		[L.S.]
	DAVID METOSOBINES	his x mark	[L.S.]

DOMINION OF CANADA,  
Province of Ontario  
District of Parry Sound  
To Wit:

}	Personally appeared before me, William
	Brown Maclean Indian Superintendent of
	the Town of Parry Sound in the Province of Ontario and Peter Doshkinow
	Chief of the said Band of Indians.

AND the said William Brown Maclean, Indian Superintendent for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Maganetewan Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Peter Doshkinow Chief says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full ~~age~~ of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents at the  
Town of Parry Sound in the District  
of Parry Sound this 27th day of November A.D., 1901

W. B. MACLEAN

his  
PETER x DOSHKINOW  
mark

Chief

P. McCURRY,

*Judge District Court of Parry Sound*

The said affidavit having first been read over by me to the Deponent Peter Doshkinow who seemed to understand the same and made his mark thereto in my presence  
P. McCURRY *Judge.*

Surrender accepted by His Excellency in Council on the 7th Dec. 1901

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 9th January 1902

Lib 176 Fol 30.

JOSEPH POPE

*Dep. Registrar General of Canada.*

No. 453.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Oneidas of The Thames Band of Indians resident on our Reserve in the Tp. of Delaware in the County of Middlesex in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LORD THE KING, his Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Oneida Indian Reserve in the County of Middlesex and Province of Ontario containing by admeasurement One acre & five hundredths of an acre be the same more or less and being composed of the right of way for a public road across a portion of the Oneida Indian Reserve, consisting of a strip of land 66 feet wide in Lot 20 Con "A" of said Township of Delaware, from the River Thames to the Oneida Road, adjoining the Southerly limit and parallel to the property of the Michigan Central Railway Company, containing as aforesaid one acre and five hundredths of an acre.

TO HAVE AND TO HOLD the same unto His said Majesty THE KING, his Heirs and Successors forever, in trust to dispose of the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that the said land shall be transferred to the Municipality for a public road.

AND WE, the said Chief and Principal men of the said Oneidas of the Thames Band of Indians do on behalf of our people and for ourselves, hereby ratify and con-



firm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the disposal of the said portion of land.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this fourth day of March in the year of Our Lord one thousand nine hundred and two.

Signed, Sealed and Delivered, in the presence of	}	ISAAH SICKLES	[L.S.]
WILLIAM K. CORNELIUS		his	
SAMUEL SUTHERLAND	}	MOSES x SCANNADO	[L.S.]
Indian Agent		mark his	
	}	JOHN x NINHAM	[L.S.]
		mark his	
	}	JOHN x DUNFORD	[L.S.]
		mark his	
	}	WILLIAM x IRLAND	[L.S.]
		mark his	
	}	ISAAC x SUMMER	[L.S.]
		mark his	
	}	FRANK x NICHOLAS	[L.S.]
		mark his	
	}	ABRAM K. x SCHUYLER	[L.S.]
		mark his	
	}	HENRY NICHOLAS	[L.S.]
		mark his	
	}	DANIEL x JOHN	[L.S.]
		mark	

DOMINION OF CANADA.

Province of Ontario  
County of Middlesex  
To Wit:

Personally appeared before me, William K Cornelius of the Township of Delaware Oneida Reserve in the Province of Ontario and Chief of the said Band of Indians.

AND the said William K Cornelius for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Delaware Oneida Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said William K. Cornelius says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said William K Cornelius

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents  
at the Village of Delaware in the  
County of Middlesex this fifth day of  
March A.D., 1902.  
HENRY LOCKWOOD J.P

WILLIAM K CORNELIUS  
SAMUEL SUTHERLAND

*Indian Agent*

Accepted by the Governor in Council on the 20th March 1902.

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 8th April 1902.

Lib. 163 Folio 528

JOSEPH POPE

*Dep: Registrar General of Canada.*

No. 454.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of Bobtail's Band of Indians resident on our Reserve on Battle River in the North West Territories and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LORD THE KING, his Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Bobtail Indian Reserve in the North West Territories containing by admeasurement one and fifty-four one hundredths acres be the same more or less and being composed of a strip of land fifty links wide along a portion of the Western boundary of the said Reserve and described as follows: Commencing where the said Westerly boundary intersects the line between Sections 27 and 34 in Tp. 43. Rg. 25, W 4 M; Thence East thirty chains and seventy links along the said West boundary to the point where it turns to the North; thence South fifty links; thence West thirty chains and seventy links and thence North fifty links to the point of commencement, as per Plan hereto attached.

TO HAVE AND TO HOLD the same unto His said Majesty THE KING, his Heirs and Successors forever, in trust to be transferred to the North West Government for Road Allowance.

AND WE, the said Chief and Principal men of the said Bobtail's Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the transfer of the said Road Allowance as aforesaid.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this Sixteenth day of December in the year of Our Lord one thousand nine hundred and one.

Signed, Sealed and Delivered, in the presence of

T. J. FLEETHAM

*Agency Clerk*

W. S. GRANT

*Indian Agent*

Witness—

HENRY BLANC

*Interpreter*

FOUR EYES x [L.S.]

THOMAS FOUR EYES x [L.S.]

KAHPAHHAHNAHPEW x [L.S.]

POKOTAYWASIS x [L.S.]

DAVID RABBIT x [L.S.]

SPETAKWIN x [L.S.]

PIEGAN x [L.S.]

DOMINION OF CANADA,

District of Alberta

To Wit:

Personally appeared before me, W. S. Grant of the Indian Agency of Hobbema in the District of Alberta and Four-eyes a Member of the said Band of Indians.

AND the said W. S. Grant for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Montana or Bobtail Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to its Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said "Four Eyes" says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to its Rules, and held in the presence of the said W. S. Grant

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents at the  
Town of Wetaskiwin in the District of  
Alberta this 15th day of February A.D.,  
1902

W. S. GRANT

FOUR EYES <sup>his</sup> x [L.S.]  
mark

A. S. ROSENROLL

*Justice of the Peace*

*Wetaskiwin*

Accepted by the Governor in Council on the 1st April 1902.

JOHN J. MCGEE

*Chief of the Privy Council.*

Recorded 23 April 1902

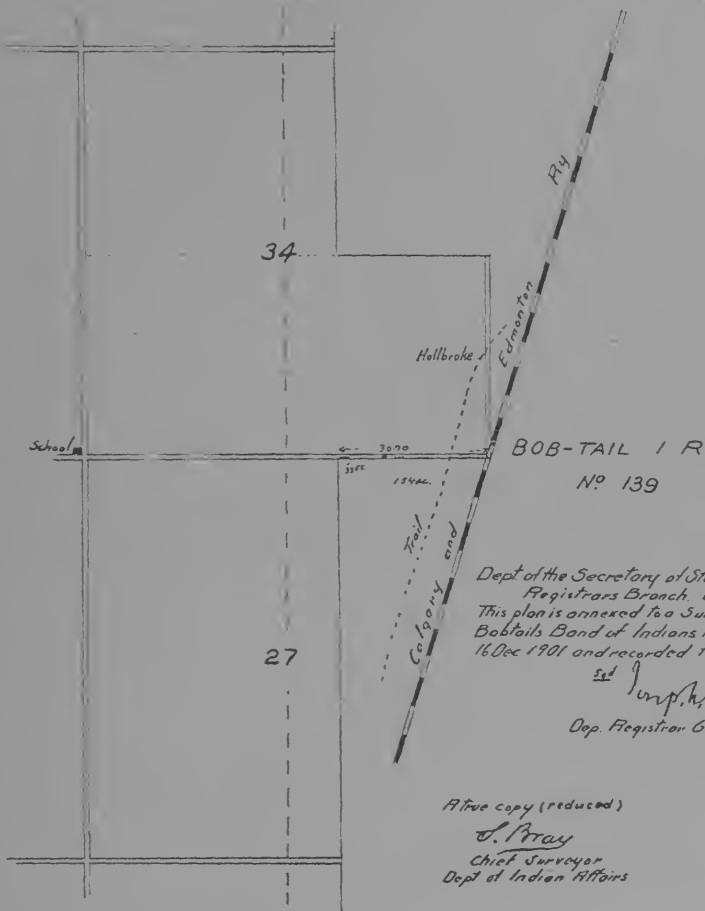
Lib. 103. Folio 563.

JOSEPH POPE

*Dep. Registrar General of Canada.*

Tp 43, Rg 25 W. of 4<sup>th</sup> M.

Scale 10 20 40 Chains



Dept of the Secretary of State of Canada.  
 Registrars Branch. Ottawa April 23, 1902  
 This plan is annexed to a Surrender from the  
 Bobtails Band of Indians to the King. Dated  
 16 Dec 1901 and recorded this day in lib 163 fol 513

*Wm. H. Pope*  
 Dep. Registrar General of Canada.

A true copy (reduced)

*L. Pray*  
 Chief Surveyor  
 Dept of Indian Affairs

No. 455.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of Enochs Band of Indians resident on our Reserve, known as Stony Plain Reserve No. 135, in Tp. 52, Ranges 25 and 26, West of the 4th Meridian in the North West Territories and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LORD THE KING, his Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Stony Plain Indian Reserve in the Township 52, Ranges 25 & 26 North West Territories containing by admeasurement Nine Thousand one hundred and thirteen acres, be the same more or less and being composed of all that portion of the Stony Plain Indian Reserve, No. 135, situated in Township 52, Ranges 25 and 26, West of the 4th Meridian, lying to the North of the South limit of a Road Allowance surveyed under instructions from the Government of the North West Territories, by A. Driscoll D.L.S., in 1899.

TO HAVE AND TO HOLD the same unto His said Majesty THE KING, his Heirs and Successors forever, in trust to sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the Sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the interest thereon paid to us and our descendants annually or semi-annually as to the Department of Indian Affairs may seem best in our interest.

AND WE, the said Chief and Principal men of the said Enochs Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the sale of the said land and disposition of the moneys arising therefrom.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this twentieth day of January in the year of Our Lord one thousand nine hundred and two

Signed, Sealed and Delivered, in the presence of

}	MISTA JIM	his x	Chief	[L.S.]
	ALEXANDER	his mark x	H.M.	[L.S.]
	CHARLO MORIN	his x		[L.S.]
	ALEXIS MORN	mark		[L.S.]
	WILLIAM WARD	his x		[L.S.]
	JAMES STONY	mark his x		[L.S.]
	FOUR SOULS	mark his x		[L.S.]
	THOMAS BIGHEAD	his x		[L.S.]
	HENRY WARD	mark		[L.S.]
	JOSÉ			[L.S.]
	CHARLES PAPIN	his x		[L.S.]
		mark		

Witnesses to signatures—

HENRY A. CARRUTHERS  
*Agency Clerk.*

JOHN FOLEY  
*Agency Interpreter.*

TOM SALTEAU [L.S.]

his  
BEAVERFOOT x [L.S.]  
mark

his  
BAPTISTE SHORTLEGS x [L.S.]  
mark

DOMINION OF CANADA,

Province of Alberta

N. W. T.

To Wit:

Personally appeared before me, James Gibbons Indian Agent of the Agency of Edmonton in the Province of Alberta, N.W.T. and Mista Jim Chief of the Band of Indians.

AND the said James Gibbons for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Edmonton Agency of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to its Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Mista Jim says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to its Rules, and held in the presence of the said Mista Jim

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents at the  
Town of Edmonton in the County of  
Alberta this fourteenth day of Feb-  
ruary A.D., 1902.

JAS GIBBONS

his  
MISTA JIM x  
mark  
*Chief of Enoch's Band.*

S LAKEY

*A Justice of the Peace*

*In and for the North West Territories*

Accepted by the Governor in Council on the 1st April 1902.

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 21st April 1902

Lib: 175. Fol: 120.

JOSEPH POPE

*Dep: Registrar General of Canada.*

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Mississaguas of Alnwick Band of Indians resident on our Reserve in the Township of Alnwick, Co. of Northumberland in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LORD THE KING, his Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Alnwick Indian Reserve in the County of Northumberland and Province of Ontario containing by admeasurement Fifty- Seven and Two One-hundredths be the same more or less and being composed of those certain Locations known as Numbers Twenty-One and Thirty-Five of the said Reserve

TO HAVE AND TO HOLD the same unto His said Majesty THE KING, his Heirs and Successors forever, in trust to Lease the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the Leasing thereof, shall, after deducting the usual proportion for expenses of management, be paid to us and our descendants annually or semi-annually as to the Department of Indian Affairs may seem best in our interests.

AND WE, the said Chief and Principal men of the said Mississaguas of Alnwick Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the leasing of the said portions of land and disposition of the moneys arising therefrom

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this twenty ninth day of March in the year of Our Lord one thousand nine hundred and two.

Signed, Sealed and Delivered, in the presence of

JOHN THACKERAY

}	JOHN SUNDAY	[L.S.]
	JOHN COMEGO	[L.S.]
	MADDEN CROWE	[L.S.]
	WM. LUKES	[L.S.]
	GEO SALT	[L.S.]
	JOHN PAUL	[L.S.]
	SAMPSON COMEGO	[L.S.]
	H. SMOKE	[L.S.]
	ALBERT CROWE	[L.S.]
	WESLEY BEAVER	[L.S.]
	ENOCH CROWE	[L.S.]
	JEREMIAH PETERS	[L.S.]
	JOSH LOILO	[L.S.]
	JNO H. CHASE	[L.S.]
JOHN BLAKER		
CHARLES FISHER		

DOMINION OF CANADA,  
Province of Ontario  
County of Northumberland  
To Wit:

} Personally appeared before me, John Thackeray of the Township of Alnwick in the Province of Ontario and John Sunday Chief of the said Band of Indians.

AND the said John Thackeray for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Alnwick Indian Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to its Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said John Sunday says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to its Rules, and held in the presence of the said John Thackeray and John Sunday

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents at the  
Township of Alnwick in the County of  
Northumberland this 15th day of April  
A.D., 1902.

WM. BRESBIN JP

JOHN THACKERAY  
JOHN SUNDAY

Accepted by the Governor in Council on the 22d April 1902.

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 10th May 1902

Lib 176. Fol. 94.

JOSEPH POPE

*Dep: Registrar General of Canada.*

No. 457.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Mississaguas of Alnwick Band of Indians resident on our Reserve at Alnwick in the Township of Alnwick in the County of Northumberland in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LORD THE KING, his Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Alnwick Indian Reserve in the County of Northumberland and Province of Ontario containing by admeasurement Two and Thirty-one one hundredths acres be the same more or less and being composed of The North part of Subdivision No 66, being a strip of land 3.50 chains wide across the North end of the said subdivision, excluding thereout the Cobourg Road.



TO HAVE AND TO HOLD the same unto His said Majesty THE KING, his Heirs and Successors forever, in trust to Sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the Sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the Interest thereon paid to us and our descendants annually or semi-annually as to the Department of Indian Affairs may seem best in our interest.

AND WE, the said Chief and Principal men of the said Mississaguas of Alnwick Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the sale of the said portion of land and disposition of the moneys arising therefrom.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this twenty ninth day of March in the year of Our Lord one thousand nine hundred and two.

Signed, Sealed and Delivered, in the presence of JOHN THACKERAY	}	JOHN SUNDAY	[L.S.]
		JOHN COMEGO	[L.S.]
		MADDEN CROWE	[L.S.]
		WM. LUKES	[L.S.]
		SAMPSON COMEGO	[L.S.]
		WESLEY BEAVER	[L.S.]
		GEO SALT	[L.S.]
		JOHN PAUL	[L.S.]
		ENOCH CROWE	[L.S.]
		ALBERT CROWE	[L.S.]
		H. SMOKE	
		JEREMIAH PETERS	
		GEORGE M. BLAKE	
		JOHN H CHASE	
JOSH LOILO			

DOMINION OF CANADA.	}	Personally appeared before me, John
Province of Ontario		Thackeray of the Township of Alnwick
County of Northumberland		in the Province of Ontario and John Sunday
To Wit:		Chief of the said Band of Indians.

AND the said John Thackeray for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Alnwick Indian Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to its Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said John Sunday says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to its Rules, and held in the presence of the said John Thackeray and John Sunday

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents

at the Township of Alnwick in the  
County of Northumberland this 15th  
day of April A.D., 1902

W.M. BRESBIN J.P.

JOHN THACKERAY  
JOHN SUNDAY

Recorded 10th June 1902

Lib: 164. Fol: 256.

JOSEPH POPE

*Dep: Registrar General of Canada.*

No. 458.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Oneidas of The Thames Band of Indians resident on our Reserve in the Tp. of Delaware in the County of Middlesex in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LORD THE KING, his Heirs and Successors forever, ALL AND SINGULAR, The Shooting Privileges on and over that certain parcel or tract of land and premises, situate, lying and being in the Township of Delaware in the County of Middlesex and Province of Ontario and being composed of the Oneida Indian Reserve in the aforesaid Township of Delaware

TO HAVE AND TO HOLD the same unto His said Majesty THE KING, his Heirs and Successors, in trust to lease the same for shooting purposes for a term of ten years, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the leasing thereof, shall, after deducting the usual proportion for expenses of management, be paid to us and our descendants annually or semi-annually as to the Department of Indian Affairs may seem best in our interests.

AND WE, the said Chief and Principal men of the said Oneidas of the Thames Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the leasing of the shooting privileges on and over our said Reserve

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this 21st day of May in the year of Our Lord one thousand nine hundred and two

Signed, Sealed and Delivered, in the presence of

WILLIAM K. CORNELIUS

S. SUTHERLAND

*Indian Agent*

CHIEF STEPHEN WILLIAMS

" ELIJAH DANFORD

" KAYEN THO KE

his

" JOHN X NINHAM

mark

[L.S.]

[L.S.]

[L.S.]

[L.S.]

his  
 " MOSES x SCANNADO [L.S.]  
 mark  
 his  
 " PETER x SICKLES [L.S.]  
 mark  
 SPEAKER ISALAH SICKLES [L.S.]  
 his  
 WILLIAM x IRELAND [L.S.]  
 mark  
 his  
 JOHN x DANFORD [L.S.]  
 mark  
 his  
 ALLEN x THOMAS  
 mark

DOMINION OF CANADA,  
 Province of Ontario  
 County of Middlesex  
 To Wit:

} Personally appeared before me, William  
 K. Cornelius S. Sutherland In Agent of  
 the Township of Delaware Oneida in the  
 Province of Ontario and William K. Cor-  
 nelius Chief of the said Band of Indians.

AND the said Samuel Sutherland for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Oneidas of the Thames of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to its Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said William K Cornelius says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to its Rules, and held in the presence of the said Samuel Sutherland

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents at the  
 Village of Delaware in the County of  
 Middlesex this 21st day of May A.D.,  
 1902

WILLIAM K CORNELIUS  
 S. SUTHERLAND  
*Indian Agent*

HENRY LOCKWOOD J.P.

Recorded 25th June 1902

Lib. 163. Folio 596.

JOSEPH POPE

*Dep: Registrar General of Canada.*

No. 459.

AGREEMENT between Counsel on behalf of the Dominion and Ontario intervening parties upon the Appeal to the Judicial Committee of the Privy Council in Ontario Mining Company vs. Seybold et al

AS to all Treaty Indian Reserves in Ontario (including those in the territory covered by the North West Angle Treaty which are or shall be duly established pursuant to the Statutory Agreement of One thousand eight hundred and ninety four) and which have been or shall be duly surrendered by the Indians to sell or lease for their benefit Ontario agrees to confirm the titles heretofore made by the Dominion and that the Dominion shall have full power and authority to sell or lease and convey title in fee simple or for any less estate.

THE Dominion agrees to hold the proceeds<sup>s</sup> of such lands when or so far as they have been converted into money upon the extinction of the Indian interest therein subject to such rights of Ontario thereto as may exist by law.

AS to the Reserves in the Territory covered by the North West Angle Treaty which may be duly established as aforesaid Ontario agrees that the precious metals shall be considered to form part of the Reserves and may be disposed of by the Dominion for the benefit of the Indians to the same extent and subject to the same undertaking as to the proceeds as heretofore agreed with regard to the lands in such Reserves.

THE question as to whether other reserves in Ontario include the precious metals to depend upon the instruments and circumstances and law affecting each case respectively.

NOTHING is hereby conceded by either party with regard to the constitutional or legal rights of the Dominion or Ontario as to the sale or title to Indian Reserves or precious metals or as to any of the contentions submitted by the cases of either Government herein but it is intended that as a matter of policy and convenience the Reserves may be administered as hereinbefore agreed.

NOTHING herein contained shall be construed as binding Ontario to confirm the titles heretofore made by the Dominion to portions of Reserve 35 B already granted by Ontario as appearing on the proceedings.

Dated the 7th July 1902.

E. L. NEWCOMBE  
*for the Dominion*

EDWARD BLAKE  
*for Onto*

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No. 460.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Eagle Lake Band of Indians resident on our Reserve on Eagle Lake in the District of Thunder Bay in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our SOVEREIGN LORD THE KING, his Heirs and Successors forever, ALL AND SINGULAR, the merchantable pine tamarac and cedar on the Eagle Lake Indian Reserve being No. 27, under Treaty No. 3.

TO HAVE AND TO HOLD the same unto His said Majesty THE KING, his Heirs and Successors forever, in trust to sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the sale of the timber, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the interest thereon paid to us and our descendants as to the Superintendent General of Indian Affairs may seem best in our interest

AND WE, the said Chief and Principal men of the said Eagle Lake Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the sale of the said timber and the disposition of the money arising therefrom.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this 17th day of October in the year of Our Lord one thousand nine hundred and Two

Signed, Sealed and Delivered, in the presence of L. J. ARTHUR LEVÊQUE <i>Inspector of Ind Agencies</i>	}	KAKEEWAYCABOWETUNG	his x mark Councillor	[L.S.]
		NAIBAISHE	his x mark	[L.S.]
		OKEEMANKEEJICK	his x mark	[L.S.]
		OKEEMAHKEEJICK	his x mark	[L.S.]
		APATASSIN	his x mark	[L.S.]
		DOONEASII	his x mark	[L.S.]
		MATCHEYACINIGA	his x mark	[L.S.]
		PINACE	his x mark	[L.S.]
		CLEAR SKY	his x mark	[L.S.]
		WAWAYANCE	his x mark	[L.S.]

DOMINION OF CANADA,  
Province of Ontario  
District of Rainy River  
To Wit:

Personally appeared before me, L J Arthur Leveque of the Town of Rat Portage in the Province of Ontario and Kakeewaycabouching Chief of the said Band of Indians (Eagle Lake)

AND the said L J Arthur Leveque for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Eagle Lake Band of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to its Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Kakeewaycabewetung says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to its Rules, and held in the presence of the said

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents at the  
Town of Rat Portage in the District  
of Rainy River this 17th day of Octo-  
ber A.D., 1902

JAMES ROBINSON

*Police Magistrate*

*in & for Town of Rat Portage.*

L. J. ARTHUR LEVEQUE

KAKEEWAYCABEWETUNG <sup>his</sup> x  
mark

Accepted by the Governor in Council on the 31st Octr. 1902.

JOHN J. MCGEE

*Clerk of the Privy Council*

Recorded 29th November 1902

Lib 176 Fol. 131

JOSEPH POPE

*Dep. Registrar General of Canada*

No. 461.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Hurons of Lorette Band of Indians resident on our Reserve at Lorette in the County of Quebec in the Province of Quebec and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled. Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LORD THE KING, his Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Lorette Indian Reserve in the County of Quebec and Province of Quebec containing by admeasurement seventy-one, one hundredths of an arpent be the same more or less and being composed of the Right of Way for a road along the Easterly boundary of the Lorette Indian Reserve, in the County and Province aforesaid, being a strip of land along the said boundary 18 feet (French) wide, Commencing at the South East angle of the said Reserve, thence North 35° W. two arpents and 175 feet; thence N. 46° 30' E. 92 feet; thence N. 27° 34' W. 3 arpents and 113 feet to the N.E. angle of the said Reserve, Containing an area of  $\frac{7}{100}$  of an arpent of land

TO HAVE AND TO HOLD the same unto His said Majesty THE KING, his Heirs and Successors forever, in trust to be granted for Road purposes to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND WE, the said Chief and Principal men of the said Hurons of Lorette Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the transfer of the said portion of land, to be used for a public road

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this 12th day of May in the year of Our Lord one thousand nine hundred and Two

Signed, Sealed and Delivered, in the pre-	}	FRANCIS GROS LOUIS <i>Grand Chef</i> [L.S.]
sence of		<sup>sa</sup> GASPARD x PICARD <i>Chef</i> [L.S.]
ANTOINE O. BASTIEN		<sup>marque</sup> MAURICE BASTIEN <i>Chef</i> [L.S.]
		OVIDE SIOUI <i>Chef</i> [L.S.]
		<sup>sa</sup> MOISE x PICARD <i>Chef</i> [L.S.]
		<sup>marque</sup> DELPHIS SIOUI <i>Chef</i> [L.S.]

DOMINION OF CANADA,  
Province of Quebec  
County of Quebec  
To Wit:

Personally appeared before me, Mr.  
Francis Gros Louis of Indian Lorette in  
the County of Quebec in the Province of  
Quebec and Chief  
of the said Band of Indians.

AND the said Francis Gros Louis for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Lorette Huron Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to its Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Antoine O. Bastien says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to its Rules, and held in the presence of the said Antoine O. Bastien

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents at	}	FRANCIS GROS LOUIS <i>Grand Chef</i>
Lorette in the County of Quebec this		ANTOINE O. BASTIEN,
23rd day of May A.D., 1902		Indian Agent
HENRY O'SULLIVAN		
J.P.		

Accepted by the Governor in Council on the 14th Octr. 1902.

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 20th November 1902

Lib 176 Fol 127

JOSEPH POPE

*Dep. Registrar General of Canada.*

No. 462.

KNOW ALL MEN BY THESE PRESENTS THAT WE, the undersigned Principal men of The Cumberland Band of Indians resident on our Reserve No. 100 A. in the Province of Saskatchewan and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LORD THE KING, his Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the said Reserve 100 A. Province of Saskatchewan containing by admeasurement Twenty Two Thousand and eighty acres be the same more or less and being composed of the Southern Township of the said Reserve being Township 46, Range 20, W. 2. I. M. excepting thereout Sec 6, and S  $\frac{1}{2}$  Sec. 7.

TO HAVE AND TO HOLD the same unto His said Majesty THE KING, his Heirs and Successors forever, in trust to Sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the Sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to the credit of the amalgamated Bands James Smith and Cumberland

AND WE, the said Chief and Principal men of the said Cumberland Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the sale of the said land the disposal of the moneys derived from such sale—Stipulating, however that as soon as convenient after the money is received from the sale of the land, ten per cent thereof shall be paid to the amalgamated Band in implements, waggons, harness and other useful articles.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this Twenty fourth day of July in the year of Our Lord one thousand nine hundred and Two.

Signed, Sealed and Delivered, in the presence of

DONALD MACDONALD

*Interpreter*

ANGUS McLEAN

A. J. McKAY

his  
KH-TA-PIS-KOWAT x [L.S.]  
mark  
Headman  
his  
GEO. SANDERSON x  
mark  
Headman's son

DOMINION OF CANADA,

Province of

County of

To Wit:

Personally appeared before me, Hon. David Laird of Winnipeg Indian Commissioner and Kh-ta-pis-kowat Headman of the Cumberland Band of Indians at Fort à la Corne in the District of Saskatchewan N.W. Territories.



AND the said Hon David Laird for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Cumberland Reserve 100 A of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to its Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Kh-ta-pis-kowat says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to its Rules, and held in the presence of the said

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Headman of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents Hon. }  
David Laird & Kh-ta-pis-kowat at Fort }  
à la Corne District of Saskatchewan }  
this Twenty fourth day of July A.D., }  
1902 }

DAVID LAIRD

KH-TA-PIS-KOWAT <sup>his</sup> <sub>x</sub> <sub>mark</sub>

W. E JONES

J.P.

*In & for the North West Territories*

Accepted by the Governor in Council on the 14th Octr. 1902

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 21st November 1902

Lib 176 Fol 129.

JOSEPH POPE

*Dep. Registrar General of Canada.*

No. 463.

Canada.  
Territories.

## DUPLICATE CERTIFICATE OF TITLE.

South Alberta Land Registration District.

See Reference Certificate A I. 210.

This is to Certify that His Majesty King Edward VII is now the owner of an estate in fee simple of and in All that portion of Lot Seven (7) in the Settlement of

Morleyville which lies to the North and West of a certain surveyed Trail through said Lot called the Calgary and Morley Trail, as shown on a plan of Survey of the said Settlement approved and confirmed at Ottawa 9th November 1899, by Edward Deville Surveyor General of Dominion Lands, and of record in the Department of the Interior, subject to the encumbrances, liens and interests notified by memorandum underwritten or endorsed hereon, or which may hereafter be made in the register.

IN WITNESS WHEREOF I have hereunto subscribed my name and affixed my official seal this Seventh day of November A.D. 1902

W ROLAND WINTER *Registrar* [L.S.]  
*South Alberta Land Registration District.*

I Certify that the within Instrument is duly entered and Registered in the Land Titles Office for the South Alberta Land Registration District at Calgary in the North West Territories, at 12.6 O'clock p.m. on the 7th day of November A.D. 1902 Number 4356 Book I Fol. 161

W ROLAND WINTER *Registrar*  
*S.A.L.R.D.*

Register B.D. Folio 70

No. 464.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Band of O'Soup, No 73 in Treaty No. 4, now known as Cowesess Band resident on our Reserve No. 73 in Treaty No 4 in the Provisional District of Assiniboia in the North West Territories and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LORD THE KING, his Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the said Reserve No 73 in said Treaty No. 4 in the said Provisional District of Assiniboia containing by admeasurement fifty-six acres be the same more or less and being composed of a road allowance 66 feet in width for a road, the exact location of which to be determined by the Superintendent General of Indian Affairs, or by whomsoever he may thereunto depute and authorize, beginning at a point on the Northern boundary of Indian Reserve No. 72 in Treaty No. 4, immediately South of the Agency and thence running Northerly to a point on the Qu'Appelle River, at or near the residence of Chief O'Soup, a distance of about seven miles.

TO HAVE AND TO HOLD the same unto His said Majesty THE KING, his Heirs and Successors forever, in trust that the same may, by Order of the Governor General in Council, be subject to the direction, management and control of the Lieutenant Governor of the North West Territories in Council, in the like manner in all respects, as road allowances referred to in section 107 of the North West Territories Act as substituted by Section 18, Chapter 28 of the statutes of 1897.

AND WE, the said Chief and Principal men of the said Band of O'Soup, No. 73 in Treaty No 4 do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the disposal of the said portion of land for road purposes.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this thirtieth day of October, in the year of Our Lord one thousand nine hundred and Two.

Signed, Sealed and Delivered, in the presence of

MAGNUS BEGG  
*Indian Agent*

HARRY CAMERON <sup>his</sup> x  
*Interpreter* mark

JNO. W. JOWETT  
*Agency Clerk*

NEPAHPENESS Chief <sup>his</sup> x [L.S.]  
mark

No. 2

JOSEPH LE RAT HM <sup>his</sup> x [L.S.]  
mark

No. 56

J. B. SPARVIER HM <sup>his</sup> x [L.S.]  
mark

No. 138

AMBROSE DELORME <sup>his</sup> x [L.S.]  
mark

No. 58

BAPTISTE HENRI <sup>his</sup> x [L.S.]  
mark

No 17

DOMINION OF CANADA.

Provisional District of Assiniboia  
To Wit:

} Personally appeared before me, Magnus Begg of the Crooked Lake Indian Agency in the Provisional District of Assiniboia Indian Agent and Nepahpeness Chief of the said Band of Indians.

AND the said Magnuss Begg for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the said Coweess Band of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Nepahpeness, Chief of the aforesaid Band says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said Nepahpeness

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

Sworn before me by the deponents Magnus Begg and Nepahpeness at the Village of Broadview in the Prov District of Assiniboia this 17th day of November A.D., 1902

A. W. ALLINGHAM M.D.

J.P.

NEPAHPENESS <sup>His</sup> x  
Mark

HARRY CAMERON <sup>His</sup> x  
Mark

MAGNUS BEGG  
*Indian Agent*

Recorded 3. January 1903

Lib. 164. Folio 334

JOSEPH POPE

*Dep. Registrar General of Canada.*

No. 465.

KNOW ALL MEN BY THESE PRESENTS TILAT WE, the undersigned Chief and Principal men of The Band of Ka-Kee-Wistahaw No 72 in Treaty No. 4. resident on our Reserve No. 72 in Treaty No 4. in the Provisional District of Assiniboia in the North West Territories and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto Our Sovereign Lord The King, his Heirs and Successors forever, ALL AND SINGULAR, those certain parcels or tracts of land and premises, situate, lying and being in the said Reserve No. 72 in said Treaty No 4 in the said Provisional District of Assiniboia containing by admeasurement one hundred and forty-four acres be the same more or less and being composed of *First*, a road allowance 66 feet in width running from a point on the Northern boundary of said Reserve No. 72 in said Treaty No. 4 immediately South of the Agency, thence in a Southerly direction through said Reserve to connect with a road running Northward from Broadview, a distance of about seven miles.

*Second*, a road allowance 66 feet in width, through said Indian Reserve No. 72, in said Treaty No. 4, from a point on the Qu'Appelle River on or near Section 20, Township 18, Range 4, West of the 2nd. Initial Meridian and thence Southerly to connect with a road, running Northerly, from Broadview, a distance of about eleven miles

TO HAVE AND TO HOLD the same unto His said Majesty THE KING, his Heirs and Successors forever, in trust that the same may, by Order of the Governor General in Council, be subject to the direction, management and control of the Lieutenant Governor of the North West Territories in Council, in the like manner in all respects, as road allowances referred to in section 107 of the North West Territories Act as substituted by Section 18, Chapter 28 of the statutes of 1897.

AND WE, the said Chief and Principal men of the said Band of Ka-kee-Wistahaw do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the disposal of said portion of land for road purposes.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this twenty ninth day of October in the year of Our Lord one thousand nine hundred and two

Signed, Sealed and Delivered, in the presence of

MAGNUS BEGG

*Indian Agent*

PETER HOURIE

*Interpreter*

HARRY CAMERON x

*Interpreter*

KAIKEEWISTAHAW, Chief x his mark [L.S.]

No. 1.

WAHSACASE II. M. x his mark [L.S.]

No. 2.

LOUISON H. M. x his mark [L.S.]

No 28.

ALEC KAYKAYCOWAWASIS x his mark [L.S.]

No. 15.

his

FRANCIS x

mark

No. 64.

[L.S.]

DOMINION OF CANADA,  
Provisional District of Assiniboia  
To Wit :

Personally appeared before me Magnus Begg of the Crooked Lake Indian Agency in the Provisional District of Assiniboia Indian Agent and Kahkewistahaw Chief of the said Band of Indians.

AND the said Magnus Begg for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Kahkewistahaw's Band of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to its Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Kahkewistahaw, chief of the aforesaid Band says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to its Rules, and held in the presence of the said Kahkewistahaw

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents Magnus Begg and Kahkewistahaw at the Village of Broadview in the Prov District of Assiniboia this 17th day of November A.D., 1902

KAH KE WIS TAHAW x  
his mark  
HARRY CAMERON x  
his mark

*Interpreter*

A. W. ALLINGHAM M.D.  
*J.P.*

MAGNUS BEGG  
*Indian Agent*

Recorded 7th January 1903  
Lib. 164. Folio 338.

JOSEPH POPE  
*Dep. Registrar General of Canada.*

No. 466.

KNOW ALL MEN BY THESE PRESENTS THAT WE, the undersigned Chief and Principal men of The Band of Oochapeweyes, No 71 in Treaty No. 4, resident on our Reserve No. 71 in Treaty 4, in the Provisional District of Assiniboia in the North West Territories and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LORD THE KING, his Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the said Reserve No 71 in said Treaty No. 4 in the said Provisional District of Assiniboia containing by admeasurement Forty acres be the same more or less and being composed of a road allowance 36 feet in width, for a road, the exact location of which to be determined by the Superintendent General of Indian Affairs, or by whomsoever he may thereunto depute and authorize beginning at a point on the Qu'Appelle River, in the said Reserve No. 71 in Treaty No. 4, near the Easterly side thereof, and thence running Southerly a distance of about five miles to connect with a road running Northerly from Whitewood.

TO HAVE AND TO HOLD the same unto His said Majesty THE KING, his Heirs and Successors forever, in trust that the same may, by Order of the Governor General in Council, be subject to the direction, management and control of the Lieutenant Governor of the North West Territories in Council, in the like manner in all respects as road allowances referred to in section 107 of the North West Territories Act as substituted by Section 18, Chapter 28 of the statutes of 1897.

AND WE, the said Chief and Principal men of the said Band of Oochapeweyes, No 71, in treaty No. 4 do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the disposal of the said portion of land for road purposes

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this twenty ninth day of October in the year of Our Lord one thousand nine hundred and Two

Signed, Sealed and Delivered, in the presence of

MAGNUS BEGG  
*Indian Agent*

PETER HOURIE  
*Interpreter*

HARRY CAMERON <sup>his</sup> x  
*Interpreter* <sub>mark</sub>

KAHTEKINACOOS H. M. <sup>his</sup> x [L.S.]  
<sub>mark</sub>

No. 5

KANAWASQUHUM H. M. <sup>his</sup> x [L.S.]  
<sub>mark</sub>

No. 42

OSOWASTIM H. M. <sup>his</sup> x [L.S.]  
<sub>mark</sub>

No. 85

METASSWAY <sup>his</sup> x [L.S.]  
<sub>mark</sub>

No. 83

WAHICHEKAS <sup>his</sup> x [L.S.]  
<sub>mark</sub>

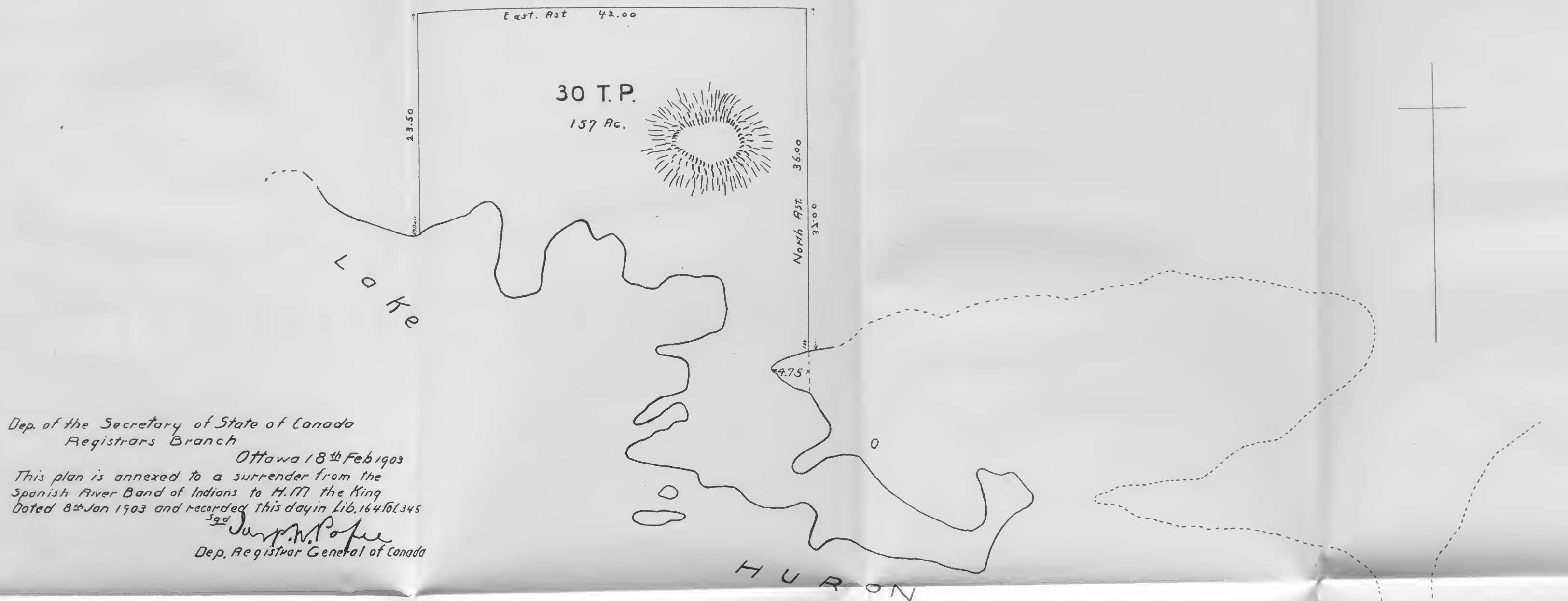
No. 110.

DOMINION OF CANADA,  
Provisional District of Assiniboia  
To Wit :

Personally appeared before me, Magnus Begg of the Crooked Lane Indian Agency in the Provisional District of Assiniboia Indian Agent and Kanawasquhum one of the Headmen of the said Band of Indians.

N<sup>o</sup> 467.

# SAGAMUK INDIAN RESERVE



Dep. of the Secretary of State of Canada  
Registrars Branch

Ottawa 18<sup>th</sup> Feb 1903

This plan is annexed to a surrender from the  
Spanish River Band of Indians to H.M. the King  
Dated 8<sup>th</sup> Jan 1903 and recorded this day in Lib. 164161.345

*J. P. Pope*  
Dep. Registrar General of Canada

PLAN

OF

## Mining Location

### 30 T. P.

NEAR SAGAMUK NORTH SHORE LAKE HURON

SURVEYED FOR THOS. CONLON ESQ.

Scale in Chains  
0 5 10 20 30

A true copy (reduced)  
*S. Gray*  
Chief Surveyor  
Dept. of Indian Affairs

Little current  
Nov. 9<sup>th</sup> 1902.

*T. J. Patten*  
O. L. S.

AND the said Magnus Begg for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Ochapowace Band of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to its Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Kanawasquhum, one of the Headmen of Ochapowace Band says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to its Rules, and held in the presence of the said Kanawasquhum

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Headman of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents Magnus Begg and Kanawasquhum at the Village of Broadview in the Prov. District of Assiniboia this 17th day of November A.D., 1902	}	KANAWASQUHUM <sup>his</sup> x MAGNUS BEGG. <sup>mark</sup> <i>Indian Agent</i>
A. W. ALLINGHAM M.D. <i>J.P.</i>		HARRY CAMERON <sup>his</sup> x <i>Interpreter</i> <sup>mark</sup>

Recorded 5th January 1903

Lib. 164. Folio 336.

JOSEPH POPE

*Dep. Registrar General of Canada.*

No. 467.

KNOW ALL MEN BY THESE PRESENTS THAT WE, the undersigned Chief and Principal men of The Spanish River Band of Indians resident on our Reserve at Spanish River on the North Shore of Lake Huron, in the District of Algoma in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LORD THE KING, his Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Spanish River Indian Reserve in the District of



Algoma and Province of Ontario containing by admeasurement One Hundred and fifty-seven acres be the same more or less and being composed of Iron Mining Location, situated in the Spanish River Indian Reserve, about half a mile West of the Village of Sagomuk on the North Shore of Lake Huron, Containing 157 Acres and shown on Plan hereto attached, and numbered 30. T. P. thereon.

TO HAVE AND TO HOLD the same unto His said Majesty THE KING, his Heirs and Successors forever, in trust to Sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the Sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the Interest thereon paid to us and our descendants annually or semi-annually, as to the Department of Indian Affairs may seem best in our interest.

AND WE, the said Chief and Principal men of the said Spanish River Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the disposal of the said portion of land and the disposition of the moneys arising therefrom.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this Eighth day of January in the year of Our Lord one thousand nine hundred and three.

Signed, Sealed and Delivered, in the presence of

SAMUEL HAGAN

*Agent*

CHIEF x CAIBAIOSAI

H. S. SIMS

*Interpreter*

his  
CAIBAIOSAI x *Chief* [L.S.]  
mark

his  
JOHN x CAIBAIOSAI *Councillor* [L.S.]  
mark

his  
PETER x CAHTEPOSHE [L.S.]  
mark

WILLIAM SOLOMON [L.S.]

his  
WASHISHKING x  
mark

his  
CHARLES x MAYOUSAKUZHUK [L.S.]  
mark

his  
NOGEGAWAIT x [L.S.]  
mark

his  
ABITUNG x [L.S.]  
mark

his  
PETWAIWAITING x [L.S.]  
mark

his  
DAVID x JOHN [L.S.]  
mark

DOMINION OF CANADA,

Province of Ontario

District of Algoma

To Wit :

Personally appeared before me, Samuel Hagan of the Town of Thessalon in the Province of Ontario and Caibaiousai Chief of the said Band of Indians.

AND the said Samuel Hagan for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Spanish River Reserve of the full age of twenty-one years then present

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to its Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Caibaiosai Chief of said Band says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to its Rules, and held in the presence of the said Samuel Hagan Agt

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents at } SAMUEL HAGAN  
the Village of Massey in the District } <sup>his</sup> CHIEF x CAIBAIOSAI  
of Algoma this 8th day of Jan'y A.D., } <sub>mark</sub>  
1903. } H. S. SIMS.

NEWTON. H. BOWERS. J.P.

Accepted by the Governor in Council on the 3rd Feby 1903.

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 18th Feby 1903.

Lib. 164. Folio 345

JOSEPH POPE

*Dep. Registrar General of Canada*

No. 468.

KNOW ALL MEN BY THESE PRESENTS THAT WE, the undersigned Chief and Principal men of The Mississaguas of Rice, Mud and Scugog Lakes Bands of Indians resident on our Reserves at Rice, Mud & Scugog Lakes in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LORD THE KING, his Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in Pigeon Lake, Tp. of Harvey in the County of Peterborough and Province of Ontario containing by admeasurement Two acres, two roods and thirty eight perches be the same more or less and being composed of Noges Island Number Two in Pigeon Lake, in the Township of Harvey and County of Peterborough.

TO HAVE AND TO HOLD the same unto His said Majesty THE KING, his Heirs and Successors forever, in trust to Lease the same to such person or persons, and

upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the Leasing thereof, shall, after deducting the usual proportion for expenses of management, be paid to us and our descendants annually or semi-annually as to the Department of Indian Affairs may seem best in our interests.

AND WE, the said Chief and Principal men of the said Rice Mud and Scugog Lakes Bds. of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the leasing of the said Island.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this 26th day of December in the year of Our Lord one thousand nine hundred and Two

Signed, Sealed and Delivered in the presence of	{	GEORGE GOOSE ( <i>Chairman</i> )	[L.S.]
		ROBT. PAUDUSH	[L.S.]
WM. MCFARLANE	{	JOSEPH IRONS <i>Chief</i>	[L.S.]
		ISAAC JOHNSON <i>Chief</i>	[L.S.]
ROBT. PAUDUSH	{	GEORGE TAYLOR	[L.S.]
		his	
		WILLIAM KNOTT, x	
		mark	
		JEREMIAH CROWE	[L.S.]
		JOSEPH LUKES	[L.S.]
		CHARLES McCUE	[L.S.]
		his	
		JAMES JOHNSON x	[L.S.]
		mark	
		ALFRED McCUE	[L.S.]

DOMINION OF CANADA,  
Province of Ontario  
County of Peterborough  
To Wit:

{ Personally appeared before me, William McFarlane of the Township of Otonabee the County of Peterborough in the Province of Ontario Indian Agent of Rice Lake Band of Indians and Robert Paudush Chief of the said Band of Indians.

AND the said William McFarlane for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the Rice Lake Band of Indians the Mud Lake Band of Indians and the Scugog Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to its Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Robert Paudush for himself says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Bands of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to its Rules, and held in the presence of the said

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents Wm.

McFarlane and Robert Paudush at the  
Township of Otonabee in the County  
of Peterborough this 31st day of De-  
cember A.D., 1902.

WM. McFARLANE  
ROBT. PAUDUSH.

J. B. McWILLIAMS

A J. P

*in and for the County of Peterborough*

Accepted by the Governor in Council on the 3rd Feby 1903.

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 17th February 1903

Lib 164. Fol 343

JOSEPH POPE

*Dep: Registrar General of Canada.*

No. 469.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of the Whycocomagh Band of Indians resident on our Reserve at Whycocomagh in the County of Inverness in the Province of Nova Scotia and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LORD THE KING, his Heirs and Successors for Twenty years ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Whycocomagh Indian Reserve in the County of Inverness and Province of Nova Scotia containing by admeasurement One Hundred acres be the same more or less and being composed of that certain tract of land situated at the South West corner of the Whycocomagh Indian Reserve, aforesaid and described as follows;— Commencing at the South West angle of the said Reserve, thence N. 2° E, along the Westerly boundary 40 chains; thence N. 88° East 25 chains; thence South 2° West 40 chains more or less to the water's edge of Whycocomagh Basin, thence Westerly along the said water's edge to the point of Commencement.

All improvements within said boundaries are excepted. "Lessee not to interfere with the wood or anything else on the property, except the soapstone" In the lease provision is to be made for the satisfactory working of the property.

TO HAVE AND TO HOLD the same unto His said Majesty THE KING, his Heirs and Successors for 20 years, in trust to Lease for mining for soapstone and manufacturing cement the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the Leasing thereof, shall, after deducting the usual proportion for expenses of management, be paid to us and our descendants annually or semi-annually as to the Department of Indian Affairs may seem best in our interests.

AND WE, the said Chief and Principal men of the said Whyecocomagh Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the leasing of the said portion of land and the disposition of the moneys arising therefrom

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this sixteenth day of June in the year of Our Lord one thousand nine hundred and Two.

Signed, Sealed and Delivered, in the presence of	}	SIMON BOSQUER	[L.S.]
		PETER GOOGOO JR.	[L.S.]
		his	
		STEPHEN x SYLBOY	[L.S.]
		mark	
		his	
		CHRISTOPHER x SYLBOY	[L.S.]
		mark	
		his	
		BEN x SYLBOY	[L.S.]
		mark	
		his	
		SAMUEL x GOOGOO	[L.S.]
		mark	
his			
PETER x NEVEN	[L.S.]		
mark			
ISAAC RECK	[L.S.]		
his			
ANDREW x GOOGOO	[L.S.]		
mark			
GABRIEL SILIBOY			
PETER GOOGOO			
STEPHEN J. SILIBOY			
his			
BENJAMIN x NOEL			
mark			

DOMINION OF CANADA,  
Province of Nova Scotia  
County of Inverness  
To Wit:

} Personally appeared before me, Donald McPherson of the Village of Glendale in the Province of Nova Scotia Indian Agent and Simon Bosquer Chief of the said Band of Indians.

AND the said Donald McPherson for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Whyecocomagh Indian Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to its Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Simon Bosquer says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to its Rules, and held in the presence of the said Donald McPherson

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the above named	}	DONALD MACPHERSON <i>P.P.</i>
Deponents at my office Whycomagh		<i>Indian Agent</i>
in the County of Inverness this 27th		SIMON BOSQUER
day of June A.D. 1902.		<i>Capt.</i>
JAMES MCPHAIL. <i>J.P.</i>		

Accepted by the Governor in Council on the 1st Augt. 1902

JOHN J. MCGEE

*Clerk of the Privy Council.*

Recorded 17th February 1903

Lib. 164. Folio 340.

Joseph Pope

*Dep: Registrar General of Canada.*

No. 470.

THIS INDENTURE made this twenty ninth day of August in the year of our Lord one thousand nine hundred and two, BETWEEN Michael Saloon of Heatherton in the County of Antigonish and Province of Nova Scotia, Chief of the Miemac Indians of the Counties of Antigonish and Guysborough, and Francis Paul, Joseph Sillieboy, Peter Marble, Peter Louis, James Pietou and Frank Phillip all of Heatherton aforesaid, Indians, hereinafter called "Indians of the Reservation for Indians at Heatherton," of the ONE PART and Alexander McDonald and Duncan A. Chisholm both of Heatherton aforesaid, farmers, of the OTHER PART;

WITNESSETH that the said "Indians of the Reservation for Indians at Heatherton" for and in consideration of the grant and conveyance by said Alexander McDonald and Duncan A. Chisholm to His said Majesty, the King, represented by the Honorable Minister of the Interior, by deed bearing date the twenty seventh day of August A.D. 1902, of certain strips of land situate at Heatherton aforesaid, and particularly described in said deed, for the use of said Indians and others as a road or right of way to and from said Reservation for Indians, with all the rights and privileges particularly set forth in said deed, THEY, the said "Indians of the Reservation for Indians at Heatherton," on behalf of themselves and all other Indians, now resident or hereafter to become resident on said Reservation for Indians at Heatherton aforesaid, DO hereby covenant and agree with the said Alexander McDonald and Duncan A. Chisholm, their and each of their heirs and assigns, that they, the said Indians now residing on said Reservation for Indians, and those who may hereafter become resident thereon, SHALL use said road or right of way to and from

said reservation so conveyed to His Majesty, the King, for their use and benefit, And NO OTHER; and that they SHALL NOT USE any other path or way which may have been heretofore used in going to and coming from said Reservation; and also that they, the said Indians shall cease and refrain from trespassing in any way upon the lands of the said Alexander McDonald or Duncan A. Chisholm.

AND they, the said INDIANS of the Reservation for Indians at Heatherton," for themselves and all others resident on said Reservation for Indians, HEREBY COVENANT AND AGREE with the said Alexander McDonald and Duncan A. Chisholm, their and each of their heirs and assigns, that they, the said Indians shall hereafter at all times keep up any fences that may hereafter be erected along said road or right of way so conveyed to his said Majesty, the King, for their use and benefit, and shall immediately close (and keep closed), after having used and passed through same, any GATES which the said Alexander McDonald and Duncan A. Chisholm, their or either of their heirs or assigns, deem necessary to have erected across said road or right of way.

AND the said "INDIANS of the Reservation for Indians at Heatherton," on behalf of themselves and all other Indians of said Counties of Antigonish and Guysborough, in the Province of Nova Scotia, and elsewhere, DO hereby COVENANT and AGREE to relinquish and surrender and by THESE PRESENTS DO relinquish and surrender any right or privilege they may have acquired by usage or otherwise to pass and repass over and along any other path or paths, way or ways over and through the lands of the said Alexander McDonald or Duncan A. Chisholm.

IN WITNESS WHEREOF the parties to THESE PRESENTS have hereunto their hands and seals subscribed and affixed the day and year first above written. at Heatherton in the said County of Antigonish.

Signed, Sealed and Delivered in the presence of  
(the contents having first been read over to said Indians and explained to them, who seemed to thoroughly understand same)

JOHN R. McDONALD  
*Indian Agent*

his		
MICHAEL x SALOON <i>Chief</i>		[L.S.]
mark		
his		
FRANCIS x PAUL		[L.S.]
mark		
his		
JOSEPH x SILLIEBY		[L.S.]
mark		
his		
PETER x MARBLE		[L.S.]
mark		
FRANK PHILIP		[L.S.]

No. 471.

#### DUPLICATE

THIS INDENTURE made this twenty-seventh day of August in the year of our Lord one thousand nine hundred and two,

Between Alexander McDonald and Duncan A. Chisholm, both of Heatherton in the County of Antigonish and Province of Nova Scotia, farmers, of the ONE PART, and HIS MAJESTY, the KING, represented in this behalf by the Honorable Minister of the Interior for the Dominion of Canada, of the OTHER PART;

WITNESSETH, that the said Alexander McDonald and Duncan A. Chisholm, for and in consideration of One Dollar of lawful money of the said Dominion of Canada, to the said Alexander McDonald and Duncan A. Chisholm in hand well and truly paid by the said Minister of the Interior for the said Dominion of Canada, at or before the ensealing and delivery of These Presents, the receipt whereof is hereby

acknowledged, HAVE, and each of them HATH, granted, bargained, sold, released, and quitted claim to, and by THESE PRESENTS DO and each of them DOTH, grant, bargain, sell, release, and quit claim, unto His said Majesty, the KING, His Successors and assigns, ALL their, and each of their, interest, claim, property, and demand of, in, to, upon, or out of either or both of the following strips of land situate at Heatherton in the said County of Antigonish and Province of Nova Scotia, and lying on the South side of the Intercolonial Railway of Canada at Heatherton aforesaid, and extending through lands of the said Alexander McDonald and Duncan A. Chisholm, bounded and described as follows:—Beginning at a point where the road leading from the Summerside road (so-called) intersects the southern boundary line of lands of the Intercolonial Railway of Canada, thence running or extending Westwardly through the said lands of Alexander McDonald and Duncan A. Chisholm, and along the said southern boundary line of the said lands of the Intercolonial Railway, a breadth of fifteen (15) feet, throughout the distance, to a stake marked "A." at or near the railway crossing; thence in a direct line south westerly, a breadth of fifteen (15) feet throughout till it comes to a stake marked "B." in the eastern boundary line of lands reserved for the Indians, said strips of land embracing a portion of the path or right of way at present and heretofore used by the Indians and others in going to and from said Reservation for Indians;

The said land hereby conveyed to be used by the said Indians, and others who choose to use it, as a road or right of way to and from said reservation for Indians, with free and uninterrupted right and liberty to said Indians, and all and every other person and persons, at all times hereafter, by night and by day, and for all purposes to go, return, pass and repass with horses, cattle, or other animals, carts, waggons, or other vehicles laden or unladen, and also to drive horses, cattle and other animals in, through, along and over the said land above described and hereby conveyed;

Provided said Indians and other persons using and passing over said road or right of way hereby conveyed, shall immediately, after having used and passed through any gate or gates, which the said Alexander McDonald or Duncan A. Chisholm, their, or either of their, heirs or assigns deem necessary to erect across said road or right of way, Close or Put Up the same.

TO HAVE and TO HOLD the said strips of land and every part thereof, unto His said MAJESTY, the KING, and His Successors, for the uses above mentioned FOREVER.

IN WITNESS WHEREOF, the parties to THESE PRESENTS have hereunto their Hands and Seals set and affixed, the day and year first above written,

Signed, Sealed and Delivered, in the presence of

JOHN R. McDONALD  
*Indian Agent*

ALEXANDER MACDONALD  
DUNCAN A. CHISHOLM

[L.S.]  
[L.S.]

No. 472.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chiefs and Principal men of the Roseau River Band of Indians resident on our Reserves No. 2 and 2a in the Province of Manitoba and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LORD THE KING, his heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the said Reserve No. 2 in the Province



of Manitoba containing by admeasurement twelve square miles be the same more or less and being composed of all that portion of the Indian Reserve No. 2 (two) on the Roseau River, as shown by a map or plan of the said Reserve made by A. W. Ponton D.L.S. in September and October 1887 described as follows:—

Commencing at the North East corner of the said Reserve, thence Westerly along the North boundary of the said Reserve a distance of two miles, thence Southerly along a line drawn parallel to the Eastern boundary of the said Reserve to a point where the said line touches the Eastern bank of the Red River, thence along the said Eastern bank of the Red River, to the Southern boundary of the said Reserve thence Easterly along the said Southern boundary to the South East corner of the said Reserve thence Northerly along the said Eastern boundary of said Reserve six miles more or less to the place of beginning.

TO HAVE AND TO HOLD the same unto His said Majesty THE KING, his Heirs and Successors forever, in trust to Sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the Sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to the credit of the Roseau River Bands of Indians.

AND WE, the said Chief and Principal men of the said Roseau River Bands of Indians do, on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the capital, and interest that may accrue from said capital secured from the sale of lands herein surrendered. It is further understood and agreed that a survey shall be made of the lands surrendered and the lands sold at the earliest possible date. It is further understood and agreed that one tenth of th amount realized from said sales shall be expended soon as available for such articles or commodities as the Indians may desire and the Department approves of. Any advances made at this time, or at any time subsequent to the sale of said lands to be repaid from the 10% before mentioned. It is further agreed that the Department shall purchase for the Indians herein interested, from the capital funds of the Bands two sections of land adjacent to the Reserve known as Reserve No. 2a., or Roseau Rapids, said lands to be purchased as soon as funds are available.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this thirtieth day of January in the year of Our Lord one thousand nine hundred and Three.

Signed, Sealed and Delivered, in the presence of S. R. MARLATT Inspector of Indian Agencies	}	SIESHEBANSE Chief	his x mark	[L.S.]
		NASHWASOOP Chief	his x mark	[L.S.]
		ANTOINE Chief	his x mark	[L.S.]
		ADAM MARTIN H. M.	his x mark	[L.S.]
		SENNEE H. M.	his x mark	[L.S.]
		NAPOSE H. M.	his x mark	[L.S.]
		ALEXANDER	his x mark	[L.S.]

his THOMAS x H. M. mark	[L.S.]
his PIERRE H. M. x mark	[L.S.]
his KAMWAKINNIASHI H.M. x mark	[L.S.]
his JIM H. M. x mark	[L.S.]
his JOHN H. M. x mark	[L.S.]

DOMINION OF CANADA,  
Province of Manitoba  
County of  
To Wit :

Personally appeared before me, Samuel Reid Marlatt of the Town of Portage la Prairie in the Province of Manitoba and Antoine, Chief of the said Band of Indians.

AND the said Samuel Reid Marlatt for himself says:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Roseau Indian Reserves of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to their Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Chief Antoine says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to their Rules, and held in the presence of the said Chief Antoine

That no Indian was present or voted at such council or meeting who was not an habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by Samuel Reid Marlatt and Chief Antoine Deponents at the Village of Letellier in the Province of Manitoba this 31st day of January A. D. 1903

O. BELLAVANCE  
J.P.

SAMUEL REID MARLATT  
*Inspector of Indian Agencies*  
his  
ANTOINE x Chief  
mark

Recorded 28th April 1903.

Lib. 164 Folio 347

P. PELLETIER

*Act'g Dep: Registrar General of Canada*

No. 473.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Muscowpetung's Band of Indians resident on our Reserve at Muscowpetung in the District of Assiniboia in the North West Territories and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LORD THE KING, his Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Muscowpetung Indian Reserve in the District of Assiniboia and North West Territories containing by admeasurement be the same more or less and being composed of a road allowance, 66 feet wide, across the Muscowpetung Indian Reserve, Commencing at the Qu'Appelle River, near the East limit of Section 16, Tp. 21, Range 17 West of the Second Meridian thence Southerly to the East limit of Section 21, Tp. 20, at the South boundary of the said Reserve, as shown on the Plan of Survey hereto attached.

TO HAVE AND TO HOLD the same unto His said Majesty THE KING, his Heirs and Successors forever, in trust to be set aside for road purposes.

AND WE, the said Chief and Principal men of the said the Muscowpetung's Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the setting aside of the said portion of land for Road purposes

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this sixteenth day of January in the year of Our Lord one thousand nine hundred and three.

Signed, Sealed and Delivered, in the presence of

W. M. GRAHAM  
*Indian Agent*

JAMES HAMES  
*Farmer*

GEORGE PINE  
*Interpreter*

MUSCOWPETUNG x [L.S.]

MUSCOWCAPPO x [L.S.]

WAPUPEOSOO x [L.S.]

GAMBLER x [L.S.]

ALEX. GORDON x [L.S.]

DUNCAN x [L.S.]

TOM ANAQUAT x [L.S.]

DAVID APISKENEW x [L.S.]

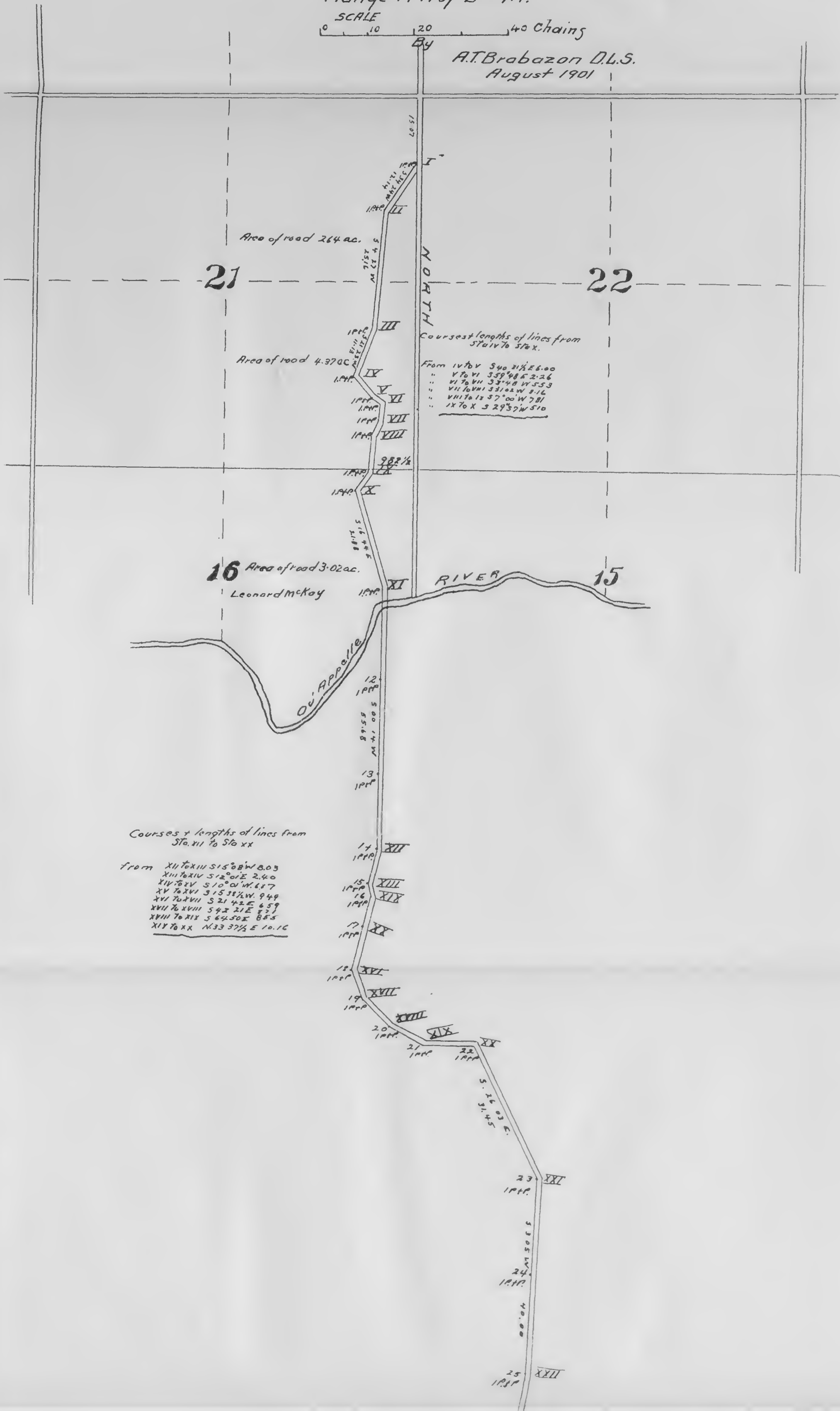
NEO KATEPENAISE x [L.S.]

**PLAN**  
SHOWING SURVEY OF NEW ROAD  
BETWEEN  
LOON CREEK AND HEDNESFORD  
FROM

The east boundary of Sec. 21. Tp. 21 to THE east boundary of Sec. 21. Tp. 20.  
IN  
Range 17 W of 2<sup>nd</sup> M.

SCALE  
0 10 20 40 Chains

By  
A.T. Brabazon D.L.S.  
August 1901



I. R. 80

Area of road. 49.82 Ac.

I A.T. Brabazon of the Town of Medicine Hat Dominion Land Surveyor make oath and say that I have in my own proper person according to law and the instructions received from the chief Engineer faithfully and correctly executed the survey shown by this plan and that the plan is correct and true to the best of my knowledge and belief So help me God.

Sworn before me at }  
Medicine Hat this }  
20th day of Jan. 1902. }  
Sgd L.B. Buchanan }  
J.P. }  
Sgd A.T. Brabazon  
H.L.S.

A true copy (reduced)  
S. Bray  
Chief Surveyor  
Dept. of Indian Affairs.

Dept. of the Secretary of State of Canada  
Registrars Branch Ottawa 9th July 1903  
This Plan is annexed to a surrender from Muscowpetung Band of Indians to H.M. the King dated 16th Jan. 1903 and recorded this day in Lib. 175. Fol. 144.

Sgd  
Actg. Dep. Registrar General  
of Canada.

Found no cor mark  
Established cor  
by W.P.P. 11/11/11  
marked it

16

15

Personally appeared before me, J. H. Heffernan J. P of the Town of Regina in the District of Assinaboia William Morris Graham and Muscowpetung Chief of the said Band of Indians.

SWORN before me by the Deponents  
at the Town of Regina  
in the District of Assiniboia this 19th  
day of May A.D. 1903.

MUSCOWPETUNG <sup>his</sup> x  
mark

W. M. GRAHAM

J. H. HEFFERNAN *J P*  
*in & for the N. W. T*

I. A.

Acting Dep. Registrar General of Canada.

No. 474.

[L.S.]

Before Henry Desjardins, the undesigned Notary Public for the Province of Quebec, residing and practising at the City of Hull, in the District of Ottawa. Came and appeared "The Maniwaki Driving Club", hereto represented by John P. Logue, merchant of Maniwaki, and President of the said "Maniwaki Driving Club, and James Martin, Agent of the said place of Maniwaki Secretary of the said Maniwaki Driving Club.

Who do hereby sell, transfer and make over with warranty against all troubles and encumbrances whatsoever, unto His Majesty the King Edward VII, hereto represented by the Honorable Clifford Sifton, Superintendent General of Indian Affairs of the Dominion of Canada, hereto acting as Purchaser in trust for the River Desert Band of Indians, in virtue of an Order in Council dated the first day of August, nineteen hundred and two (1902) the said Honorable Clifford Sifton, hereto present and accepting for His Majesty the King, his heirs, assigns and successors, to wit:

Those parcels or tracts of land situate, lying and being in the Township of Maniwaki, in the County of Wright, Province of Quebec, Canada, being composed of portions of lots numbers ten (10) and eleven (11) in the Desert Front, Township of Maniwaki and lots numbers twenty-five (25) in the fourth & fifth ranges of the Maniwaki Indian Reserve, in the said Township of Maniwaki, said portions of said lots and lots, containing thirty acres, more or less, including the Road Allowance between the said lots and ranges, and which may be described as follows: Commencing at a point distant eight chains from the North limit of the Road Allowance between the said Desert front and the fourth range, and three chains West of the line between lots nine and ten, in the Desert Front, thence south and parallel to the said line, sixteen chains to a point in lot twenty-five in the fourth range; Thence west astronomically eighteen chains seventy-five links to a point in lot twenty-five in the fifth range; Thence North and parallel to the said line between lots nine (9) and ten (10) sixteen chains to a point in lot eleven (11) in the Desert Front; Thence East astronomically, eighteen chains and seventy-five links, more or less, to the point of commencement.

The vendor is owner of the said sold pieces or tracts of land for having acquired the same from the Crown, by Letters Patent, dated the eighth day of September, eighteen hundred and ninety-nine.

This present sale is made for the price and sum of four hundred and fifty dollars, paid at the execution hereof, the receipt whereof is hereby acknowledged by the said vendor, whereof quit for ever.

To have and to hold the said parcels or tracts of land by the said Purchaser his heirs and assigns, administrators and successors forever at the ordinary charges of right, and to take possession and enter upon immediately forthwith.

Thus done and passed at Maniwaki under the number one hundred and twelve of my repertory, the first day of December, in the year nineteen hundred and two; and after the reading hereof the said John P. Logue, President and the said James Martin, Secretary, both representing the said Maniwaki Driving Club have signed with me said Notary.

And the said Honorable Clifford Sifton, representing the herein above mentioned Purchaser, the Crown in trust for the River Desert Band of Indians, has signed with me said Notary.

(Signed)

(1) J. P. LOGUE, *Pres.*(2) JAMES MARTIN, *Secretary*(3) HENRY DESJARDINS, *N.P.*(4) FRANK PEDLEY, *Superintendent**General of Indian Affairs*(5) HENRY DESJARDINS, *N.P.*

A true copy of the original remaining in my office

(L.S.)

HENRY DESJARDINS.  
N.P.

Registration Division,  
County of Wright,  
Province of Quebec, Canada.

Registered at one o'clock P.M. 11th December 1902 Lib. B Vol. 6 No. 5803.  
L. DUHAMEL  
Registrar.

No. 475.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Whitefish Lake Band of Indians resident on our Reserve at Whitefish Lake in the District of Algoma in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LORD THE KING, his Heirs and Successors forever, ALL AND SINGULAR, The Hemlock, Spruce and Tamarac Timber on our aforesaid Reserve with the exception of four hundred acres to be retained for the purpose of providing timber for the future wants of our Band, which said four hundred acres is described as follows— Commencing at the Southerly end of Black Lake thence due South thirty nine chains to Round Lake, thence easterly and South-easterly along the shore of the said Lake to a point distant sixty five chains measured perpendicularly from the said line from Black Lake to Round Lake, thence due north one Hundred and fourteen chains to Black Lake, thence southwesterly following the shore of the same Black Lake to the point of commencement

TO HAVE AND TO HOLD the same unto His said Majesty THE KING, his Heirs and Successors forever, in trust to dispose of the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the disposition thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the interest thereon paid to us and our descendants annually or semi-annually as to the Department of Indian Affairs may seem best in our interests.

AND WE, the said Chief and Principal men of the said Whitefish Lake Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the disposal of the said timber and the disposition of the moneys arising therefrom

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this Eighteenth day of June in the year of Our Lord one thousand nine hundred and Three

Signed, Sealed and Delivered, in the presence of

JOHN H. ESQUIMAUX  
Interpreter  
C. L. D. SIMS

}	MICHEL NOOTCHTAI	his x	[L.S.]	
		mark		
	}	GEORGE PEPEHEMIS	his x	[L.S.]
			mark	



ANGUS OMISCASANCE	his x mark	[L.S.]
JOHN TCHEMANENCE	his x mark	[L.S.]
FRANCIS MAHZENEKEZHNIK	his x mark	[L.S.]
JOHN PEPEKEWIS	his x mark	[L.S.]
MOISE WABINIMIKI	his x mark	[L.S.]
PAHPAHKINEAI	his x mark	[L.S.]
OMISCASANCE	his x mark	[L.S.]

DOMINION OF CANADA,  
Province of Ontario  
District of Manitoulin  
To Wit :

} Personally appeared before me, Charles  
L. D. Sims of the Village of Manitowan-  
ing in the Province of Ontario Indian  
Agent and Michel Nootchtai Chief of  
the said Band of Indians.

AND the said Charles L. D. Sims for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Whitefish Lake Band of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to its Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Michel Nootchtai says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to its Rules, and held in the presence of the said Michel Nootchtai

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

Sworn before me by the Deponents  
 at the Town of Gore Bay in the  
 District of Manitoulin this 19th day of  
 June A.D., 1903 after these presents  
 were read over to the said Michel  
 Nootchitai and the same interpreted by  
 John Esquimaux

C. L. D. SIMS

MICHEL NOOTCHITAI his  
x  
mark

A. B. McCALLUM

*Judge, Manitoulin*

Recorded 12th September 1903.

Lib: 176. Fol: 195.

P. PELLETIER

*Acting Dep: Registrar General of Canada.*

No. 476.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Peigan Band of Indians resident on our Reserve in the District of Alberta in the North West Territories Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled. Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LORD THE KING, his Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Peigan Indian Reserve in the District of Alberta and North West Territories containing by admeasurement

be the same more or less and being composed of a Right of Way for a road across the Indian Reserve known as the Peigan Timber Limit B., situated in Township Nine, Range Thirty. West of the Fourth Meridian, consisting of a strip of land, sixty-six feet wide, extending from a point near the centre of the Easterly boundary of the said Reserve in a North-Westerly direction to a point in the Westerly boundary near the North West angle thereof, and as may be more particularly defined hereafter by actual survey.—

TO HAVE AND TO HOLD the same unto His said Majesty THE KING, his Heirs and Successors forever, in trust to be transferred to the North West Government for Road purposes

AND WE, the said Chief and Principal men of the said Peigan Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the transferring of the said portion of land as aforesaid

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this Twentieth day of April in the year of Our Lord one thousand nine hundred and Three.

Signed, Sealed and Delivered, in the presence of

R. N. WILSON

BLACK PLUME his  
x  
mark [L.S.]

BULL PLUME his  
x  
mark [L.S.]

LITTLE PLUME his  
x  
mark [L.S.]

BIG SWAN his  
x  
mark [L.S.]

RUNNING WOLF his  
x  
mark [L.S.]

DOMINION OF CANADA,  
Northwest Territories  
District of Alberta  
To Wit:

}

PERSONALLY APPEARED before me, R. N. Wilson of the Peigan Indian Reserve, the agent of the Peigan Band in the District of Alberta;

AND the said R. N. Wilson for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Peigan Indian Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to its Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at such council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

Sworn before me by R. N. Wilson the  
above named deponent at the Town of  
Macleod, District of Alberta this 3rd.  
day of August A.D., 1903.

R. N. WILSON

R. G. MACDONNELL

*A Justice of the Peace in and  
for the North West Territories*

DOMINION OF CANADA,  
Northwest Territories,  
District of Alberta;  
To Wit:

}

PERSONALLY APPEARED before me Black Plume, Chief of the Peigan Band of Indians in the District of Alberta,

And the said Black Plume says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present:

That such assent was given at a Meeting or Council of the said Band of Indian- summoned for that purpose, according to its Rules, and held in the presence of the said Black Plume:

That no Indian was present or voted at such Council or Meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender:

That he is a Chief of the said Band of Indians and entitled to vote at the said Meeting or Council:

Sworn before me by BLACK PLUME the  
above Deponent at the Town of Macleod  
in the District of Alberta this 20th day  
of June A.D. 1903.

his  
BLACK x PLUME  
mark

Witness

TOM M. DALY

*Interpreter.*

P. C. H. PRIMROSE

*A Justice of the Peace in and  
for the North West Territories*

## DOMINION OF CANADA.

Province of

County of

To Wit:

Personally appeared before me, R. N. Wilson of the Peigan Indian Reserve the Agent of the Peigan Band in the District of Alberta and Black Plume Chief of the said Band of Indians.

AND the said R. N. Wilson for him-self saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Peigan Indian Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to its Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Black Plume says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to its Rules, and held in the presence of the said

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

Sworn before me by the Deponents  
 at the                      of                      in the  
 County of                      this  
 day of                      A.D., 190 .

Recorded 9th September 1903.

Lib: 175. Fol: 171.

P. PELLETIER

*Acting Dep: Registrar General of Canada.*

No. 477.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of MICHEL'S BAND OF INDIANS resident on our Reserve in the District of Alberta in the North West Territories in the Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LORD THE KING, his Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Michel Indian Reserve in the North West Territories containing by admeasurement Seven Thousand eight hundred acres.

be the same more or less and being composed of that portion of the Michel Indian Reserve, number one hundred and thirty-two, situated in Townships fifty-three, fifty-four and fifty-five, Ranges twenty-six and twenty-seven, West of the fourth meridian, comprising a strip along its West limit one and a half miles wide, bounded on the West and South by the respective boundaries of the Reserve, on the North by the Sturgeon River, and on the East by a line drawn due North from the West boundary of Section twenty-two, Township fifty-three, Range twenty seven to the said Sturgeon River, containing approximately as aforesaid seven thousand eight hundred acres.

TO HAVE AND TO HOLD the same unto His said Majesty THE KING, his Heirs and Successors forever, in trust to Sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the Sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the Interest thereon paid to us and our descendants annually or semi-annually as to the Department of Indian Affairs may seem best in our interests.

AND WE, the said Chief and Principal men of the said Michel's Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the sale of the said portion of land and the disposition of the moneys arising therefrom.

It is hereby understood and agreed that from the funds realized from the sale of the lands hereby surrendered, sufficient funds may be taken for the purpose of purchasing the necessary stock and implements to enable the Indians to engage in farming.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this 20th day of July in the year of Our Lord one thousand nine hundred and Three.

Signed, Sealed and Delivered, in the presence of JAMES GIBBONS <i>Indian Agent</i>	{	his		
		MICHEL x CALLIHOO <i>Chief</i>	[L.S.]	
		mark		
		his		
		JOSEPH x GLADIOW <i>H.M.</i>	[L.S.]	
		mark		
		his		
		LOUIS x CALLIHOO	[L.S.]	
		mark		
		his		
BAPTISTE x CALLIHOO	[L.S.]			
his				
mark				
TIMOTHY x CALLIHOO	[L.S.]			
mark				
his				
PIERRE x VALADE	[L.S.]			
mark				
his				
ALBERT x CALLIHOO	[L.S.]			
mark				
SEVERE CALLIHOO	[L.S.]			

DOMINION OF CANADA,  
District of Alberta  
County of  
To Wit:

Personally appeared before me, James Gibbons of the Town of Edmonton in the District of Alberta Indian Agent and Michel Callihoo Chief of the said Band of Indians.

AND the said James Gibbons for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Michel's Band of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to its Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Michel Callihoo says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to its Rules, and held in the presence of the said James Gibbons

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the said Deponents }  
James Gibbons and Michel Callihoo at }  
the Town of Edmonton in the District }  
of Alberta this 18th day of August }  
A.D., 1903.

JAS GIBBONS

*Indian Agent*

his  
MICHEL x CALLIHOO *Chief*  
mark

S LAKEY

*A Justice of Peace*

*in and for the N. W. T.*

Recorded 28th October 1903

Lib 176 Fol 233

P. PELLETIER

*Acting Dep: Registrar General of Canada.*

No. 478.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Chippewas of Sarnia Band of Indians resident on our Reserve at Sarnia in the County of Lambton in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LORD THE KING, his Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Sarnia Indian Reserve in the County of Lambton and Province of Ontario containing by admeasurement one hundred & Seventy-two & eighty-eight hundredths acres be the same more or less and being composed of River Lots Thirty-five, Thirty-six, Thirty-

se en, Thirty-eight, Thirty-nine, Forty and Forty-one, and the portions of land in front thereof to the water's edge, reserving thereon the Right of Way of the Erie and Huron Railway.

TO HAVE AND TO HOLD the same unto His said Majesty THE KING, his Heirs and Successors forever, in trust to sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the Interest thereon paid to us and our descendants annually or semi-annually, as to the department of Indian Affairs may seem best in our interest.

AND WE, the said Chief and Principal men of the said Chippewas of Sarnia Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the sale of the said land and the disposition of the moneys arising therefrom.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this                      day of                      in the year of Our Lord one thousand nine hundred and three.

Vote taken Sept. 20th at Sarnia, and Oct 1st at Kettle Pt

Signed, Sealed and Delivered, in the presence of	}	CHIEF F. W. JACOBS.	[L.S.]
A. ENGLISH		SUTTON SHAWKENS	[L.S.]
FRANCIS W. JACOBS	}	ELIJAH MANASS	[L.S.]
		GEORGE OLIVER	[L.S.]
		LEVI PLAIN	[L.S.]
		PETER RODD	[L.S.]
		JAMES WILLIAMS	[L.S.]
		WESLEY NAHMABIN	[L.S.]
		PETER NAWANG	[L.S.]
		JOHN J. MILLIKEN	[L.S.]
		JAMES MENASS JR	[L.S.]
		CORNELIUS SHAWANOO	[L.S.]
		JEFFERY BRISSETT JR	[L.S.]
		his	
		THOMAS GEORGE X	[L.S.]
		mark	
	JAMES JOHNSTON	[L.S.]	

DOMINION OF CANADA,	}	Personally appeared before me, Adam
Province of Ontario		English of the Town of Sarnia in the
County of Lambton		Province of Ontario, Indian Agent and
To Wit:		Francis Wilson Jacobs Chief of the said Band of Indians.

AND the said Adam English for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Chippewas of Sarnia of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to its Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Francis Wilson Jacobs says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to its Rules, and held in the presence of the said

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the said Adam English and Francis Wilson Jacobs Deponents aforesaid at the Town of Sarnia in the County of Lambton this 6th day of October A.D., 1903

W. J. HANNA

*A Notary Public in and for the Province of Ontario.*

A. ENGLISH

*Indian Agent*

FRANCIS W. JACOBS

*(Head Chief)*

SWORN before me at the town of Sarnia, this 14th day of October, 1903.

H. GORMAN, *J.P.*

Recorded 10th November 1903

Lib. 175. Folio 188.

JOSEPH POPE

*Dep. Registrar General of Canada.*

No. 479.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Chippewas of Sarnia Band of Indians resident on our Reserve at Sarnia in the County of Lambton in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LORD THE KING, his Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Sarnia Indian Reserve in the County of Lambton and Province of Ontario containing by admeasurement

be the same more or less and being composed of lands hereinafter described and subject to the conditions hereto attached and signed by A. English, Indian Agent, Francis W. Jacobs, Chief, and W. Wawanosh, Interpreter,

1stly,—The whole of Lots Numbers Forty-two (42), Forty-three (43), and Forty-four (44), together with the water lots in front thereof, in the Front Range of lands in the said Sarnia Indian Reserve;

2ndly, Parts of Lots "A" and Eleven (11) in the Fifth Range of lands in the said



Sarnia Indian Reserve, which said parcels or tracts of land may be better known and described as follows, that is to say:—Commencing at the north-easterly angle of Lot Number Forty-four (44) in the Front Range of lands in the said Sarnia Indian Reserve thence southeasterly in a straight line which is the continuation of the northerly limit of said Lot Number Forty-four (44) thirteen chains and thirty-six links thence south-westerly parallel with the westerly limit of said Lots "A" and Eleven (11) nineteen chains more or less to the intersection of this last described course with the line which is the southerly limit produced of Lot Number Forty-two (42) in the said Front Range of lands, thence north-westerly in a straight line thirteen chains and thirty-six links to the south-easterly angle of said Lot number Forty-two (42) thence north-easterly along the easterly limit of said Lot Number Forty-two (42) and Lots Numbers Forty-three (43) and Forty-four (44) in the said Range nineteen chains more or less to the place of beginning, containing by admeasurement twenty-three-and-one-half acres be the same more or less, exclusive of the road allowance bounding the easterly limit of said Lots Numbers Forty-two, Forty-three and Forty-four;

3rdly.—Parts of Lots Numbers Thirty-three (33) Thirty-four (34) Thirty-five (35) Thirty-six (36) Thirty-seven (37) Thirty-eight (38) Thirty-nine (39) Forty (40) and Forty-one (41) in the said Front Range of lands in the Sarnia Indian Reserve, which said parcels or tracts of land may be better known and described as follows:—Commencing at the intersection of the southerly limit of said Lot Number Thirty-three (33) with the easterly limit of the lands of the Erie and Huron Railway, thence northerly along the easterly limit of the lands of the said Erie & Huron Railway fifty-eight chains and eighty links more or less to its intersection with the northerly limit of said Lot Number Forty-one (41) thence to a point distant two hundred feet easterly from the easterly limit of the lands of the said the Erie & Huron Railway measured on a course at right angles to the centre line of the said Railway at this point, thence southerly across said lots Numbers Forty-one (41) Forty (40) Thirty-nine (39) Thirty-eight (38) Thirty-seven (37) Thirty-six (36) Thirty-five (35) Thirty-four (34) and Thirty-three (33) parallel with the easterly limit of the lands of the said the Erie and Huron Railway and distant two hundred feet therefrom measured on a course at right angles thereto fifty-eight chains and eighty links more or less to the southerly limit of said Lot Number Thirty-three (33) thence westerly along the southerly limit of said Lot Number Thirty-three (33) to the place of beginning, containing by admeasurement seventeen and eight-tenths acres be the same more or less:

4thly.—All that portion of land required for the said The Sarnia, Detroit & St. Thomas Railway ninety feet in width and extending from the easterly limit of the lands hereinbefore secondly described and extending through to the easterly limit of said Indian Reserve lands, which will be required for the said railway as a right of way, and to be hereafter located and determined upon;

5thly.—The water lots in front of Lots Numbers 39, 40, 41 in the said front range of lands in the Sarnia Indian Reserve aforesaid.

A. ENGLISH  
F. W. JACOBS  
W. WAWANOSH

TO HAVE AND TO HOLD the same unto His said Majesty THE KING, his Heirs and Successors forever, in trust to sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further conditions that all moneys received from the Sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the interest thereon paid to us and our descendants annually or semi-annually as to the Department of Indian Affairs may seem best in our interests.

AND WE, the said Chief and Principal men of the said The Chippewas of Sarnia Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the Sale of the said portion of land and the disposition of the moneys arising therefrom.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this 22nd. day of June in the year of Our Lord one thousand nine hundred and Three.

Signed, Sealed and Delivered, in the presence of

J. A. MACRAE

*I.L.A. & R.*

Present under authorization

A. ENGLISH

*I.A.*

*For the portion of the Band residing on Sarnia Indian Reserve.*

FRANCIS W. JACOBS <i>Chief</i>	[L.S.]
WILLIAM WAWANOSH <i>Interpreter &amp; Chief</i>	[L.S.]
ELIJAH MANASS <i>Councillor</i>	[L.S.]
PETER RODD <i>Councillor</i>	[L.S.]
GEORGE OLIVER <i>Councillor</i>	[L.S.]
LEVI PLAIN <i>Councillor</i>	[L.S.]
DANIEL OTTER <i>ex-Councillor</i>	[L.S.]
SILAS WAUBMONG <i>ex-Councillor</i>	[L.S.]
ELIJAH GEORGE <i>ex-Councillor</i>	[L.S.]
ALEXANDER KAYS <i>ex-Councillor</i>	[L.S.]
BEN WHITE <i>ex-Councillor</i>	[L.S.]

J. A. MACRAE

*I.L.A. & R.*

Present under authorization

A. ENGLISH

*I.A.*

*For the portion residing at Kettle & Stony Points.*

SUTTON SHAWKENS	[L.S.]
his	
SAMUEL x JOHNSTON	[L.S.]
mark	
JOHN J. MILLIKEN	
JAMES JOHNSTON	
his	
JEFFREY x BRESSETTE SENR	
mark	

DOMINION OF CANADA.

Province of Ontario

County of Lambton

To Wit:

Personally appeared before me, J. Ansdell Macrae of the City of Ottawa in the Province of Ontario, Inspector of Indian Agencies and Francis Wilson Jacobs Chief of the said Band of Indians.

AND the said J. Ansdell Macrae for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Chippewas of Sarnia of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to its Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Francis Wilson Jacobs, Chief, says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to its Rules, and held in the presence of the said

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the two aforesaid }  
Deponents at the }  
town of Sarnia in the County of Lamb- }  
ton this 24th day of June A.D., 1903 }

H. GORMAN

J.P.

J. ANSDELL MACRAE  
FRANCIS W. JACOBS.

Recorded 11th February 1903

Lib 175 Fol 194

JOSEPH POPE

*Dep: Registrar General of Canada.*

PARDEE, MACKENZIE & BURNHAM,

Barristers, &c.,

Sarnia & Alvington.

SARNIA ONT. JUNE 24, 1903.

DEAR SIR:—

Re/ Surrender of Indian lands to the Sarnia, Petrolia, & St. Thomas Railway Company:

Referring to our conversation of this morning in which you drew my attention to the fact that Clause 5 of the Conditions attached to the Surrender reads as follows:

"That the Company agrees not to interfere with existing drainage without making compensation or providing for means of drainage, and also to put in one culvert for further drainage at a point to be agreed upon in lots 11 in Ranges 2 and 3.

The point you make as to this is, that in case the lots mentioned in that section should not be the ones that are cut off from proper drainage but should the railway by passing through other lots cut off other lots from drainage then that we enter into the same stipulation in regard to them. This, on behalf of the Railway Company, I undertake will be done.

Yours truly,

F. F. PARDEE

J. A. MACRAE, Esq.,  
Indian Department.  
Ottawa.

Conditions of the surrender of the Chippewas of Sarnia of certain lands intended to be sold to the Sarnia, Petrolia and St. Thomas Railway Company, dated this 22nd. day of June, A.D. 1903, and the land to be bought and the surrender hereto attached.

(1) That the lands surrendered or any part thereof are to revert to the Band if not used by the Railway Company its successors or assigns for Railroad purposes within five (5) years from the date of surrender unless the railway having been constructed it be shewn to the satisfaction of the Superintendent General of Indian Affairs that parts of the said lands not actually in use will be required for the purpose of the Railroad within a reasonable time.

(2) That the price for the lands and the improvements thereon or privileges attached thereto, if any, shall be fixed by J. A. Macrae representing the Band a representative to be appointed by the Railway Company and in any case of difference a third arbitrator to be chosen by these two and their decision shall be final.

(3) That any roads, crossed by the track or tracks of the said Railway Company shall be kept open and the crossings to be constructed and kept in order by the said Railway Company and the Railway Company shall put proper crossings in at places where crossings now are on the L. E. & D. R. R. and will also keep in order gates therefore saved that they will be moved to the eastward according to the lands to be surrendered and will use their best endeavours to keep crossings open for traffic and that cars shall not in any way be left standing so as to block the crossing unless it shall be unavoidable.

(4) That the purchase price for the lands shall be paid within twelve months from the time that the price is agreed upon or fixed by award.

(5) The Company agrees not to interfere with existing drainage without making compensation or providing for means of drainage and also to put in one culvert for further drainage at a point to be agreed upon in Lots eleven (11) in ranges two and three.

(6) That 10 per cent of the purchase price paid for the land shall be distributed as soon as moneys paid over.

Witness:                    }  
J. A. MACRAE            }

A. ENGLISH,  
F. W. JACOBS  
W. WAWANOSH.

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No. 480.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Chippewas of Sarnia Band of Indians resident on our Reserve at Sarnia in the Township of Sarnia, in the County of Lambton in the Province of Ontario and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled, Do hereby release, remise, surrender, quit claim and yield up into OUR SOVEREIGN LORD THE KING, his Heirs and Successors forever, ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Sarnia Indian Reserve in the County of Lambton and Province of Ontario containing by admeasurement Fifty-three hundredths of an acre be the same more or less and being composed of that certain strip of land in the Sarnia Indian Reserve, aforesaid, lying between the abandoned road allowance in front of River Lots 42, 43 and 44 and the water's edge of the River St. Clair, together with the said abandoned road allowance.

TO HAVE AND TO HOLD the same unto His said Majesty THE KING, his Heirs and Successors forever, in trust to sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the sale thereof, shall, after deducting the usual proportion for expenses of management, be placed to our credit and the Interest thereon paid to us and our descendants annually or semi-annually as to the Department of Indian Affairs may seem best in our interests

AND WE, the said Chief and Principal men of the said the Chippewas of Sarnia Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the sale of the said portion of land and the disposition of the moneys arising therefrom.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed or seal- this 24th day of August in the year of Our Lord one thousand nine hundred and Three.

Signed, Sealed and Delivered, in the pre-	}	CHIEF F. W. JACOBS	[L.S.]
sence of		GEORGE OLIVER	[L.S.]
ADAM ENGLISH		ELIJAH MANASS	[L.S.]
As to all signatures hereon		LEVI PLAIN	[L.S.]
		WILLIAM WAWANOSH	[L.S.]
		ELIJAH GEORGE	[L.S.]
		DANIEL OTTER	[L.S.]
		LUKE JAMES	[L.S.]
		ROBERT GEORGE	[L.S.]
		SILAS WAUBMONG	[L.S.]
		BEN WHITE	
		his	
		JOSIAH WILLIAMS X	
		mark	
	his		
	HENRY OLIVER X		
	mark		
	NICHOLAS PLAIN		
	his		
	SAMUEL JOHNSTON X		
	mark		
	SUTTON SHAWKENS		
	CORNELIUS SHAWANOO		
	ANDERSON B. SHAWANOO		
	SAMUEL BRESSETTE		
	DANIEL BRESSETTE		
	ANGUS GEORGE		

DOMINION OF CANADA,  
Province of Ontario  
County of Lambton  
To Wit:

} Personally appeared before me, Adam  
English of the Town of Sarnia in the  
Province of Ontario and Francis Wilson  
Jacobs Chief of the said Band of Indians.

AND the said Adam English for himself saith:—

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Sarnia Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to its Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Francis Wilson Jacobs says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to its Rules, and held in the presence of the said

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Chief of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the above mentioned }  
Deponents at the Town }  
of Sarnia in the County of Lambton }  
this 26th day of August A.D., 1903. }

A. ENGLISH  
FRANCIS W. JACOBS.

W. J. PROCTER J.P.

Recorded 11th November 1903

Lib. 175. Folio 191.

JOSEPH POPE

*Dep. Registrar Gen. of Canada.*

No. 481.

KNOW ALL MEN BY THESE PRESENTS, THAT WE, the undersigned Chief and Principal men of The Crane River Band of Indians resident on our Reserve at Crane River in the Province of Manitoba and Dominion of Canada, for and acting on behalf of the whole people of our said Band in Council assembled. Do hereby release, remise, surrender, quit claim and yield up unto OUR SOVEREIGN LORD THE KING, his Heirs and Successors forever, ALL AND SINGULAR, the Merchantable Timber nine inches in diameter and over at the stump on the Crane River Indian Reserve aforesaid.

TO HAVE AND TO HOLD the same unto His said Majesty THE KING, his Heirs and Successors forever, in trust to sell the same to such person or persons, and upon such terms as the Government of the Dominion of Canada may deem most conducive to our welfare and that of our people.

AND upon the further condition that all moneys received from the sale of the Timber shall, after deducting the usual proportion for expenses of management, be paid to us and our descendants annually or semi-annually as to the Department of Indian Affairs may seem best in our interests.

AND WE, the said Chief and Principal men of the said the Crane River Band of Indians do on behalf of our people and for ourselves, hereby ratify and confirm, and promise to ratify and confirm, whatever the said Government may do, or cause to be lawfully done, in connection with the sale of the said timber and disposition of the moneys arising therefrom.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals this twenty fourth day of October in the year of Our Lord one thousand nine hundred and Three.

Signed, Sealed and Delivered, in the presence of S. R. MARLATT <i>Inspector of Indian Agencies</i>	{	ROBERT SHIPAKAMEKOWENIN	his x mark	[L.S.]
		PENAISEWAYKAPPOU	his x mark	[L.S.]
		JAMES KAHKEEKAYKEESICK	his x mark	[L.S.]
		KAHKEEKAYKEESICK	his x mark	[L.S.]
		KAH-KEE-KAY YASH	his x mark	[L.S.]
		KEE-NO-MOOTAY	his x mark	[L.S.]
		JAMES EASTMAN	his x mark	[L.S.]
		KAHKEEWAYASH	his x mark	[L.S.]
		JOE KAH KEE KAY ASH	his x mark	[L.S.]
		ROBERT KAHKEEKAYASH	his x mark	[L.S.]

DOMINION OF CANADA,  
Province of Manitoba  
To Wit:

{ Personally appeared before me, Samuel Reid Marlatt of the Town of Portage la Prairie in the Province of Manitoba, Inspector of Indian Agencies and Robert Shipakamekowenin Headman of the said Band of Indians.

AND the said Samuel Reid Marlatt for himself saith:

That the annexed Release or Surrender was assented to by a majority of the male members of the said Band of Indians of the Crane River Reserve of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band summoned for that purpose and according to its Rules.

That he was present at such meeting or council and heard such assent given.

That he was duly authorized to attend such council or meeting by the Superintendent General of Indian Affairs.

That no Indian was present or voted at said council or meeting who was not a member of the Band or interested in the land mentioned in the said Release or Surrender.

And the said Robert Shipakamekowenin says:

That the annexed Release or Surrender was assented to by him and a majority of the male members of the said Band of Indians of the full age of twenty-one years then present.

That such assent was given at a meeting or council of the said Band of Indians summoned for that purpose, according to its Rules, and held in the presence of the said Robert Shipakamekowenin

That no Indian was present or voted at such council or meeting who was not a habitual resident on the Reserve of the said Band of Indians or interested in the land mentioned in the said Release or Surrender.

That he is a Headman of the said Band of Indians and entitled to vote at the said meeting or council.

SWORN before me by the Deponents  
at the Cranberry River Reserve in  
the Province of Manitoba this 24th day  
of October A.D., 1903

S. R. MARLATT  
*Inspector of Indian Agencies*  
ROBERT SHIPAKAMEKOWENIN <sup>his</sup> x  
mark

G. A. J. A. MARSHALL  
*Police Magistrate*

Recorded 14th December 1903

Lib 176. Fol. 254

JOSEPH POPE

*Dep. Registrar General of Canada.*

—  
No. 482.

*THIS INDENTURE* made the twenty seventh day of November in the year of Our Lord One Thousand nine hundred and three, BETWEEN William Scott of Pictou in the County of Pictou, Yeoman of the One Part and His Majesty the King represented by the Minister having charge of Indian affairs for the Dominion of Canada, of the OTHER PART,

*WITNESSETH*, that the said William Scott for and in consideration of the sum of Four Hundred Dollars (\$400.00) of lawful money of the Dominion of Canada, to the said William Scott in hand well and truly paid by the said His Majesty the King and represented as aforesaid at or before the ensealing or delivery of THESE PRESENTS, the receipt whereof is hereby acknowledged HATH granted, bargained, sold, aliened, enfeoffed, released, remised, conveyed and confirmed; and by these presents DOTH grant, bargain, sell, alien, enfeoff, release, remise, convey and confirm unto the said His Majesty the King and represented as aforesaid, his Heirs, Successors, and Assigns, ALL that certain lot, piece or parcel of land

*BEGINNING* at high water mark at the North east corner of lands belonging to Kenneth Davidson, thence South west fifty one degrees forty five minutes west, thirty eight chains and twenty five links to the north east line of the Indian Reserve, thence North fifty seven degrees forty five minutes west ten chains and ten links more or less, thence North fifty one degrees forty five minutes east thirty one chains and sixty six links to High Water Mark, thence south-easterly along high water mark the several courses to the place of beginning, containing thirty five acres more or less, according to the plan annexed hereto, together with all and singular the Buildings, Easements, Tenements, Hereditaments and Appurtenances to the same belonging, or in any wise appertaining, with the reversion and reversions, remainder and remainders, rents, issues and profits thereof, and all the estate, right, title, interest, claim, property and demand, both at law and in equity of him the said William Scott, of, in, to, or out of the same, or any part *therefore*. *TO HAVE AND TO HOLD* the said Land and premises, with the appurtenances, and every part thereof, unto the said His Majesty the King, represented as aforesaid, his Heirs, Successors and Assigns to his and their sole use, benefit and behoof forever.

AND the said William Scott for himself, his Heirs, Executors, and Adminis-



trators, hereby covenant, promise and agree to, and with the said His Majesty the King, his Heirs, Successors and Assigns, in manner following, that is to say: That it shall be lawful for the said His Majesty the King, represented as aforesaid, his Heirs, Successors and Assigns from time to time, and at all times hereafter, peaceably and quietly, to enter into the said Land and Premises, and to have, hold, occupy, possess and enjoy the same without the lawful let, suit, hindrance, eviction, denial, or disturbance of, from, or by the said William Scott or any person or persons whomsoever, lawfully claiming or to claim the same. And also that the said William Scott has a good, sure, perfect, and indefeasible estate of inheritance in fee simple in the said Land and Premises and good right, full power and lawful authority to sell and convey the same, in manner and form as they are hereby sold and conveyed and mentioned or intended so to be, and that the same are free from encumbrances.

And lastly, that the said William Scott, and his Heirs, the said Lands and Premises and every part thereof, unto the said His Majesty the King his Heirs, Successors and Assigns, against the lawful claims of all persons whomsoever, shall and will by these presents WARRANT and forever DEFEND.

IN WITNESS WHEREOF, the parties to these presents have hereunto their hands and seals set and affixed, the day and year first above written.

SIGNED, SEALED and DELIVERED }

in the presence of

E. M. MACDONALD }

WILLIAM SCOTT.

Province of Nova Scotia }

Pictou, County S.S. }

On this 27th day of November A. D. 1903, before me the subscriber personally came and appeared E. M. Macdonald a subscribing Witness to the foregoing Indenture, who having been by me duly sworn, made oath and said that William Scott the parties hereto, signed, sealed and delivered the same in his presence.

STRUAN G. ROBERTSON

*A Barrister of the Supreme  
Court of Nova Scotia*

Province of Nova Scotia, Registrar of Titles Office, County of Pictou, Dec. 18 1903 I certify that the within instrument was duly registered at 3.30 p.m. of the above day in Book 136, page 777-779 on the certificate of Struan G. Robertson, Bar.

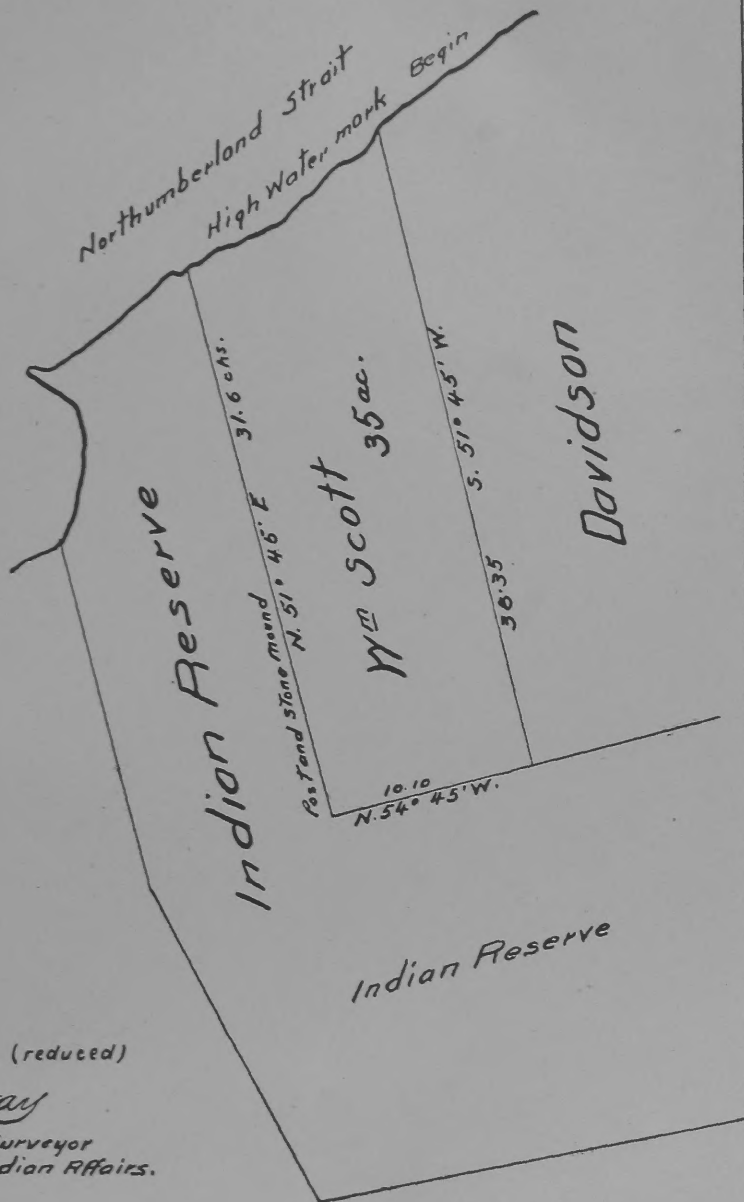
JOHN YORSTON

*Registrar.*

No. 483.

THIS INDENTURE made this Seventh day of March in the year of our Lord one thousand nine hundred and two BETWEEN ROBERT CUNNINGHAM of Port Essington in the Province of British Columbia, Merchant of the one part and HIS MAJESTY KING EDWARD VII of the other part:

WHEREAS by an agreement in writing dated the fourteenth day of February, one thousand eight hundred and eighty one, made and entered into by the said Robert Cunningham and one Killhona an Indian of the Kitselas Tribe and the Reverend Thomas Crosby acting on behalf of the said Kitselas Tribe of Indians, the said Robert Cunningham for the consideration therein mentioned and for other valuable consideration did covenant and agree to and with the said Kitselas Tribe of Indians to convey the land and premises hereinafter mentioned and described to the said Robert Cunningham, Killhona, Indian, and Reverend Thomas Crosby as Trustees upon trust for the use of the said Kitselas Tribe of Indians their heirs and assigns forever:



A true copy (reduced)

*S. Bray*

Chief Surveyor  
Dept. of Indian Affairs.

Copy of Plan  
Attached to Deed No 482.

A.S.D.

*AND WHEREAS* the said Indian Kidhona died at Port Simpson on the twelfth day of June, one thousand eight hundred and ninety five, and one Simon Wallace was duly appointed in his stead to carry out the trusts in the said agreement mentioned:

*AND WHEREAS* disputes having arisen between the parties interested as to the construction of said agreement and their respective rights thereunder, the said Thomas Crosby and Simon Wallace on the twentieth day of July, one thousand nine hundred, brought an action in the Supreme Court of British Columbia against the said Robert Cunningham for the specific performance of such agreement:

*AND WHEREAS* the said action came on for trial on the twenty third day of July, nineteen hundred and one, after hearing the evidence of some of the witnesses produced by the plaintiffs and reading the exhibits produced, Counsel for the plaintiffs and defendant agreed upon a settlement of the matters in dispute and involved in the said action:

*AND WHEREAS* the terms of the said settlement have been embodied in an order of the Supreme Court of British Columbia in the said action dated the twenty third day of July one thousand nine hundred and one, whereby it is ordered that the said Robert Cunningham do grant and convey to His said Majesty King Edward VII the land and premises hereinafter mentioned and described upon the trusts therein set forth:

*NOW THIS INDENTURE WITNESSETH* that in consideration of the premises and in pursuance of the said order the said Robert Cunningham doth hereby grant and convey unto His Majesty King Edward VII his heirs and successors, *ALL* those pieces or parcels of land forming part of the Townsite of Essington according to Plan number 537 filed in the Land Registry Office at Victoria and more particularly described as follows:—

*FIRSTLY:* Commencing at the north east corner of the block of land marked "Reserved" and running southerly along the westerly boundary line of Lorne Street a distance of five hundred and fifty three feet (553 ft.) to the north easterly corner of the piece of land conveyed to the Methodist Church, registered in the Land Registry Office at Victoria in Absolute Fees Book Volume 16 Folio 283; thence westerly along the northerly boundary line of the said Methodist Church property to high water mark; thence northerly following the line of the shore to a point where the southerly boundary line of Hazelton Street reaches high water mark; thence easterly and following the southerly boundary line of Hazelton Street to the point of commencement.

*SECONDLY:* Commencing at the south easterly corner of the said block of land marked "Reserved" and running along the western boundary line of Lorne Street five hundred and eighty feet (580 ft.) to the south easterly corner of the said Methodist Church property; Thence westerly along the southerly boundary line of the said Methodist Church property to high water mark; thence southerly along the line of the shore to a point where the northerly boundary line of Wellington Street reaches high water mark; thence easterly and following the northern boundary line of Wellington Street to the place of beginning, Together with all the buildings, fixtures, rights, easements and appurtenances thereto belonging. And all the estate, right, title and interest of him the said Robert Cunningham in or upon the said premises. *TO HAVE AND TO HOLD* all and singular the said lands, hereditaments and premises hereinbefore expressed to be hereby granted with their appurtenances unto His said Majesty King Edward VII his heirs and successors as to all said premises excepting the portions thereof fronting on Lorne Street by a depth of one hundred feet *UPON TRUST* for the use of the Kitselas and Kitsum Kalum Tribes of Indians and the members thereof and the heirs of such as an Indian Reservation so long as such tribes or either of them or any member thereof or any heirs of such shall continue to exist, And from and after the extinction of such tribes

and the members thereof and the heirs of such and from and after the time when the said Department of Indian Affairs shall determine that the reservation of all said lands for the purposes of the said Kitselas and Kitsum Kalum tribes of Indians and the members thereof and the heirs of such is no longer necessary then to the use of the said Robert Cunningham his heirs and assigns forever. And as to the said excepted portions of said premises, that is to say, the portion fronting on Lorne Street by a depth of one hundred feet (100 ft.) UPON TRUST for the Kitselas and Kitsum Kalum tribes of Indians and the members thereof and the heirs of such members and such other Indians or Tribes of Indians and the members thereof and the heirs of such members as the Department of Indian Affairs of the Dominion of Canada may permit to settle and locate thereon. And from and after the extinction of the said Kitselas and Kitsum Kalum Tribes of Indians and the members thereof and the heirs of such, and from and after the time when the said Department of Indian Affairs shall determine that the reservation of all said lands for the purposes of any Indians other than the Kitselas and Kitsum Kalum Tribes of Indians and their heirs is no longer necessary then to the use of the said Robert Cunningham his heirs and assigns forever:

AND the said Robert Cunningham doth hereby for himself, his heirs, executors and administrators covenant with His said Majesty King Edward VII his heirs and successors that for and notwithstanding any act, deed, matter or thing whatsoever by the said Robert Cunningham made, done, committed or suffered, he the said Robert Cunningham now is lawfully and absolutely seized of and in the hereditaments and premises hereby conveyed, or intended so to be, and now has good right, full power, lawful and absolute authority to grant and convey the said hereditaments and premises in manner aforesaid for an absolute and indefeasible estate of Inheritance in fee simple and that freed and discharged of, from and against all uses, trusts and incumbrances, claims and demands whatsoever except the taxes for the current year and as herein stated.

AND FURTHER that he the said Robert Cunningham will upon the request and at the cost of His said Majesty King Edward VII his heirs and successors make, do and execute all such further acts, deeds, conveyances or other assurances in the law whatsoever for further or better conveying or assuring all or any of the hereditaments or premises hereby granted or intended so to be with the appurtenances unto His said Majesty King Edward VII his heirs and successors upon the trusts and to the uses hereinbefore set forth as may be reasonably required.

IN WITNESS WHEREOF the said parties have hereunto set their hands and seals the day and year first hereinbefore written.

SIGNED, SEALED AND DELIVERED

by the abovenamed *Robert Cunningham*  
in the presence of

JAMES ADAMS, J.P.

R. CUNNINGHAM

[L.S.]

## LAND REGISTRY ACT.

Maker of a Deed.

I HEREBY CERTIFY that Robert Cunningham personally known to me, appeared before me and acknowledged to me that he is the person mentioned in the annexed Instrument as the maker thereof, and whose name is subscribed thereto as party, that he knows the contents thereof, and that he executed the same voluntarily, and is of the full age of twenty-one years.

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IN TESTIMONY whereof I have hereto  
set my Hand and Seal of Office, at Port  
Essington B.C. this 7th day of March,  
in the year of Our Lord one thousand  
nine hundred and two.

JAMES ADAMS J.P. [L.S.]

No. 7616C. Registered the 24th day of March 1902 in Absolute Fees Book Vol.  
20 Folio 415. On application received the 21st day of March 1902 at the hour of  
3.20 p.m.

(Sgd.) S. Y. WOOLTON

*Registrar General*